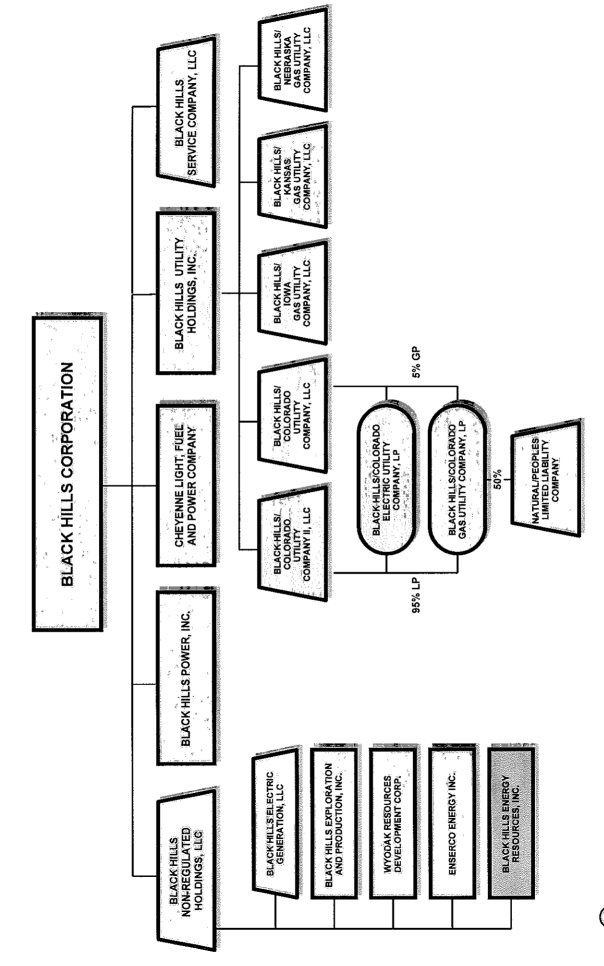
Last Update: 01/01/10

# BLACK HILLS CORPORATION ORGANIZATIONAL CHART



Doing business as BLACK HILLS ENERGY

Inactive Company

SCHEDULE 1

Year: 2009

Company Name:

1c. Percent Ownership:

Black Hills Power, Inc.

### **IDENTIFICATION**

1. Legal Name of Respondent: Black Hills Power, Inc 2. Name Under Which Respondent Does Business: Black Hills Power, Inc 3. Date Utility Service First Offered in Montana 2/23/1968 Address to send Correspondence Concerning Report: 4. 625 Ninth Street- 5th Floor Rapid City, SD 57701 5. Person Responsible for This Report: Chris Kilpatrick Director of Rates- Electric Regulation 605-721-2748 Telephone Number: Control Over Respondent If direct control over the respondent was held by another entity at the end of year provide the following: 1a. Name and address of the controlling organization or person: Black Hills Corporation 625 Ninth Street, Rapid City, SD 57701 1b. Means by which control was held: Common Stock

### **SCHEDULE 2**

100%

		Board of Directors	
Line		Name of Director and Address (City, State)	Remuneration
No.		(a)	(b)
1	David R. Emery (a)	Rapid City, SD	
2	Thomas J. Zeller	Rapid City, SD	\$66,000
3	John R. Howard	Rapid City, SD	65,750
4	Kay S. Jorgensen	Spearfish, SD	76,000
5	David C. Ebertz	Gillette, WY	62,250
6	Gary L. Pechota	Bethlehem, PA	59,750
7	Stephen D. Newlin	Avon Lake, OH	66,000
8	Jack W. Eugster	Medina, MN	69,500
9	Warren L Robinson	Exclesior, MN	73,500
	John B. Vering	Southlake, TX	69,750
11			
12	(a) Mr. Emery is officer of	f the company and is not compensated for his services	
13	as a director.		
14			
15			
16			
17			
18			
19			
20			

# **Officers**

		Officers	Year: 2009
Line	Title	Department	
	of Officer	Supervised	Name
No.	(a)	(b)	(c)
1	Chairman & Chief Executive Of	ficer	David R. Emery
2	President & Chief Operating Off	ficer- Utilities	Linden R. Evans
3	Executive Vice President and C	FO	Anthony S. Cleberg
4	Vice President - Governance ar	nd Corporate Secretary	Roxann R. Basham
5	Vice President - Supply Chain		Perry S. Krush
6	Vice President - Corporate Con	troller	Jeffrey B. Berzina
7	Vice President, Treasurer & Chi	ief Risk Officer	Garner M. Anderson
8	Vice President - Regulatory and	Governmental Affairs	Kyle D. White
9	Vice President - Strategic Plann		Richard W. Kinzley
10	Vice President - Electric Utilities		Stuart A. Wevik
11	Vice President - Power Delivery		Mark L. Lux
12	Vice President and General Ma		Gregory L. Hager
13	Vice President - Customer Serv		Randy D. Winkelman
	Vice President - Operations		Richard C. Loomis
	Vice President - Electric Regula	tory Services	Brian G. Iverson
		Counsel and Corporate Compliance Of	
	Senior Vice President - Chief In		Scott A. Buchholz
	Senior Vice President - Commu		Lynnette K. Wilson
19	Senior Vice President - Human		Robert A. Myers
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Company Name: Black Hills Power, Inc.

# **CORPORATE STRUCTURE**

	·	I ORATE STRUCT		Derecet of Total
	Subsidiary/Company Name	Line of Business	Earnings	Percent of Total
1	Black Hills Power, Inc.	Electric Utility	27,292,500	100.00%
3				
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41				100.00%
				100.0070
43				
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47				
48				
49	TOTAL		07 000 E00	
50	TOTAL		27,292,500	

Company Name: Black Hills Power, Inc.

SCHEDULE 5

Year: 2009	\$ to Other	1	
	MT %		
	\$ to MT Utility		
CORPORATE ALLOCATIONS	Allocation Method		
CORPOR	Jassifi		
	Items Allocated	1 Not significant to Montana Operations.  2	34 TOTAL

Company Name: Black Hills Power, Inc.

SCHEDULE 6

1.0m		AFFILIATE TRANSACTION		ONS - PRODUCTS & SERVICES PROVIDED TO UTILITY	D TO UTILIT	ΓY	Year: 2009
Affiliate Name Products & Services Method to Determine Price to Light Wyodak Resources Development Coal Sales to Utility Fair Market Value (based on Similar arms-length transactions) 15.821,986 27.24% Enserco Energy, Inc Coas Sales to Utility Similar arms-length transactions) 2.250,176 0.06% Fair Market Value (based on Similar arms-length transactions) 8.580,184 6.12% Cheyenne Light Fuel and Power Non-Firm Energy Sales similar arms-length transactions) 8.580,184 6.12% TOTAL	Line	(a)	(q)	(5)	(b)	(e) 7.0fal	(f) Charges to
Corp.  Coal Sales to Utility similar arms-length transactions) 15.821,986 27.24%  Fair Market Value (based on Ensergy, Inc.  Gas Sales to Utility similar arms-length transactions) 2,250,176 0,08%  Fair Market Value (based on Single on Similar arms-length transactions) 8,580,184 6,12%  Cheyenne Light Fuel and Power Non-Firm Energy Sales similar arms-length transactions) 8,580,184 6,12%  Toyla.	No.	Affiliate Name	Products & Services	Method to Determine Price	to Utility	Affil. Revs.	MT Utility
Enserco Energy, Inc  Gas Sales to Utility similar arms-length transactions) Tair Market Value (based on Similar arms-length transactions) TOTAL		Wyodak Resources Development Corp.	Coal Sales to Utility	Fair Market Value (based on similar arms-length transactions)	15,821,986	27.24%	353,938
Cheyenne Light Fuel and Power Non-Firm Energy Sales similar arms-length transactions) 8,580,184 6,12% similar arms-length transactions 8,580,184 6,12% 12/4 12/4 12/4 12/4 12/4 12/4 12/4 12/4		Enserco Energy, Inc	Gas Sales to Utilify	Fair Market Value (based on similar arms-length fransactions)	2,250,176	0.06%	50,336
TOTAL 26,652,346		Cheyenne Light Fuel and Power		Fair Market Value (based on similar arms-length transactions)	8,580,184	6.12%	191,939
TOTAL 26,652,346	4 5 6 7 8 8 6 7 7 7 7 7 9 7 8 8 8 8 8 8 8 8 8 8 8 8 8						
	32	TOTAL			26,652,346		596,213

Company Name: Black Hills Power, Inc.

Year: 2009	(f) Revenues	to MT Utility	.0			6 40,782		40,782
LITY	(e) % Total	Affil. Exp.	100.00%	100.00%	100.00%	2.13%		
DED BY UTI	(d) Charges	to Affiliate	980,888	617,433	5,152	1,823,060		3,426,533
TIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(5)	Method to Determine Price	Wyoming Industrial Rate	Point to Point Open Access Transmission Tariff	Fair Market Value (Based on similar arms-length transactions)	Fair Market Value (Based on similar arms-length transactions)		
VSACTIONS - PRODUC	(q)	Products & Services	Electricity	Transmission Service	Non-Firm Energy Sales	Non-Firm Energy Sales		
AFFILIATE TRANSAC	(a)	Affiliate Name	Wyodak Resources Development Corp.	Black Hills Wyoming	Black Hills Wyoming	Cheyenne Light Fuel and Power		TOTAL
	Line	No.	<u></u>	2	<u>ო</u>	4 1	0 0 7 8 9 0 1 1 2 2 4 2 5 7 8 5 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	32

**SCHEDULE 8** 

Year: 2009

Company Name: Black Hills Power, Inc.

# BHP UTILITY INCOME STATEMENT

		Account Number & Title	Last Year	This Year	% Change
1	400.0	Operating Revenues	228,236,534	201,802,829	-11.58%
ا ا	100 (	polating Horonado		,,	
3	(	Operating Expenses			
1	401	Operation Expenses	153,203,703	133,917,447	-12.59%
5	402	Maintenance Expense	13,048,642	12,034,887	-7.77%
1 1		•		19,313,360	-7.05%
6	403	Depreciation Expense	20,778,345	19,313,300	-7.03/6
1 _1	404-405	Amortization of Electric Plant	454 404	454 404	
8	406	Amort. of Plant Acquisition Adjustments	151,404	151,404	
9	407	Amort. of Property Losses, Unrecovered Plant			
10		& Regulatory Credits (SD-ECA)	(4,175,466)	(5,030,633)	i i
11	408.1	Taxes Other Than Income Taxes	6,543,569	6,482,716	-0.93%
12	409.1	Income Taxes - Federal	(6,567,055)	(3,949,426)	39.86%
13		- Other		(9,843)	
14	410.1	Provision for Deferred Income Taxes	17,483,646	14,282,207	-18.31%
15	411.1	(Less) Provision for Def. Inc. Taxes - Cr.	(1,342,539)	(2,557,392)	-90.49%
16	411.4	Investment Tax Credit Adjustments	(69,171)	(124,398)	-79.84%
17	411.6	(Less) Gains from Disposition of Utility Plant	' '	, ,	
18	411.7	Losses from Disposition of Utility Plant			
19	7111.1	200000 Holli Dioposition of other Finance			
20	-	OTAL Utility Operating Expenses	199,055,078	174,510,329	-12.33%
			29,181,456	27,292,500	-6.47%
21	r	NET UTILITY OPERATING INCOME	29,101,430	21,282,000	-0.47%

# **MONTANA REVENUES**

### **SCHEDULE 9**

		Account Number & Title	Last Year	This Year	% Change
1	S	ales of Electricity			
2	440	Residential	7,622	7,100	-6.85%
3	442	Commercial & Industrial - Small	64,443	72,900	13.12%
4		Commercial & Industrial - Large	2,004,360	2,237,400	11.63%
5	444	Public Street & Highway Lighting			
6	445	Other Sales to Public Authorities			
7	446	Sales to Railroads & Railways			
8	448	Interdepartmental Sales			
9					
10		OTAL Sales to Ultimate Consumers	2,076,425	2,317,400	11.61%
11	447	Sales for Resale			i
12					
13		OTAL Sales of Electricity	2,076,425	2,317,400	11.61%
14	449.1 (	Less) Provision for Rate Refunds			
15					
16		OTAL Revenue Net of Provision for Refunds	2,076,425	2,317,400	11.61%
17		Other Operating Revenues		504	
18	450	Forfeited Discounts & Late Payment Revenues		534	
19	451	Miscellaneous Service Revenues	1	8	
20	453	Sales of Water & Water Power			
21	454	Rent From Electric Property			
22	455	Interdepartmental Rents			
23	456	Other Electric Revenues			
24					
25		OTAL Other Operating Revenues	0.000.100	542	44.0004
26		otal Electric Operating Revenues	2,076,425	2,317,942	11.63%

Page 1 of 4

Account Number & Title Last Year This Year  1	% Change -32.14% 4.17%
2 Steam Power Generation 4 Operation 5 500 Operation & Engineering 2,013,958 1,366,693	4.17%
3 Steam Power Generation 4 Operation 5 500 Operation & Engineering 2,013,958 1,366,693	4.17%
4 Operation 5 500 Operation Supervision & Engineering 2,013,958 1,366,693	4.17%
5 500 Operation Supervision & Engineering 2,013,958 1,366,693	4.17%
	4.17%
0  001 1 del   10,000,100   20,100,011	
7 502 Steam Expenses 3,452,359 3,771,286	9.24%
8 503 Steam from Other Sources	V.Z-170
9 504 (Less) Steam Transferred - Cr.	
10 505 Electric Expenses 1,247,588 989,442	-20.69%
11 506 Miscellaneous Steam Power Expenses 1,300,972 1,270,753	-2.32%
12 507 Rents	-2.52 /6
12 507 Rents	
	0.73%
14 TOTAL Operation - Steam 27,597,980 27,798,791	0.73%
15 16 Maintanana	
16 Maintenance 17 510 Maintenance Supervision & Engineering 549,213 538,383	-1.97%
	-1.97%
	5.02%
19 512 Maintenance of Boiler Plant 4,676,548 4,911,155	
20 513 Maintenance of Electric Plant 1,783,555 2,106,352	18.10%
21 514 Maintenance of Miscellaneous Steam Plant 703,605 834,242	18.57%
22	7.470/
23 TOTAL Maintenance - Steam 8,072,589 8,651,281	7.17%
24	2.400/
25 TOTAL Steam Power Production Expenses 35,670,569 36,450,072	2.19%
26	
27 Nuclear Power Generation	•
28 Operation	
29 517 Operation Supervision & Engineering	
30 518 Nuclear Fuel Expense	
31 519 Coolants & Water	
32 520 Steam Expenses	
33 521 Steam from Other Sources	
34 522 (Less) Steam Transferred - Cr.	
35 523 Electric Expenses	
36 524 Miscellaneous Nuclear Power Expenses	
37 525 Rents	
38	1
39 TOTAL Operation - Nuclear	
40	
41 Maintenance	
42 528 Maintenance Supervision & Engineering	
43 529 Maintenance of Structures	
44 530 Maintenance of Reactor Plant Equipment	
45 531 Maintenance of Electric Plant	]
46 532 Maintenance of Miscellaneous Nuclear Plant	
47	
48 TOTAL Maintenance - Nuclear	
49	
50 TOTAL Nuclear Power Production Expenses	

Page 2 of 4

		DIL OF ERATION & MAINTENANCE		Tel. 1. 17.	0/ 01-
<u> </u>	-	Account Number & Title	Last Year	This Year	% Change
1		ower Production Expenses -continued		ļ	
		Power Generation			
3	Operation				
4	535	Operation Supervision & Engineering			
5	536	Water for Power			
6	537	Hydraulic Expenses			
7	538	Electric Expenses			
8	539	Miscellaneous Hydraulic Power Gen. Expenses			
9	540	Rents			
10					
11	Т	OTAL Operation - Hydraulic	1		
12	-				
	Maintenan	ce			
14	541	Maintenance Supervision & Engineering			
15	542	Maintenance of Structures			
	543	Maint. of Reservoirs, Dams & Waterways			
16		· · · · · · · · · · · · · · · · · · ·			
17	544	Maintenance of Electric Plant			
18	545	Maintenance of Miscellaneous Hydro Plant			
19				ļ	
20		OTAL Maintenance - Hydraulic			
21					
22	т	OTAL Hydraulic Power Production Expenses			
23					
24	Other Pow	er Generation			
25	Operation				
26	546	Operation Supervision & Engineering	53,453	58,761	9.93%
27	547	Fuel	4,866,665	3,405,502	-30.02%
28	548	Generation Expenses	352,450	381,333	8.19%
29	549	Miscellaneous Other Power Gen. Expenses	35,791	39,530	10.45%
30	550	Rents	·	·	
31					
32	т	OTAL Operation - Other	5,308,359	3,885,126	-26.81%
33	•	OTAL Operation Care.	0,000,000	-,,	
	Maintenan	na .			
35	551	Maintenance Supervision & Engineering	93,202	73,522	-21.12%
		Maintenance of Structures	13,625	2,995	-78.02%
36	552 552	Maintenance of Structures  Maintenance of Generating & Electric Plant	1,433,268	525,202	-63.36%
37	553 554		1,433,206	23,333	55.43%
38	554	Maintenance of Misc. Other Power Gen. Plant	15,012	23,333	35.4370
39	_	COTAL Marie (annual Other	4 555 407	605.050	EO 040/
40	Т	OTAL Maintenance - Other	1,555,107	625,052	-59.81%
41	١			1 = 10 1 = 0	04.000
42	Т	OTAL Other Power Production Expenses	6,863,466	4,510,178	-34.29%
43					
44	Other Pow	er Supply Expenses			
45	555	Purchased Power	80,787,890	52,032,648	-35.59%
46	556	System Control & Load Dispatching	635,693	426,015	-32.98%
47	557	Other Expenses			
48		•			
49		OTAL Other Power Supply Expenses	81,423,583	52,458,663	-35.57%
50	<u> </u>		-,,	, .,	
51	7	OTAL Power Production Expenses	123,957,618	93,418,913	-24.64%
	<u> </u>	OTTE I ONG I TOURGHOUT EXPONDED	.20,007,010	55, 1.5,510	

Company Name: Black Hills Power, Inc.

Page 3 of 4

		DILI OFERATION & MAINTENANCE	J EIN EI IBEB		1 cai. 2009
		Account Number & Title	Last Year	This Year	% Change
1	T	ransmission Expenses			
2	Operation				
3	560	Operation Supervision & Engineering	609,087	650,441	6.79%
4	561	Load Dispatching	656,647	1,152,222	75.47%
5	562	Station Expenses	62,497	51,207	-18.06%
6	563	Overhead Line Expenses	2,503	4,384	75.15%
7	564	Underground Line Expenses	, i	,	
8	565	Transmission of Electricity by Others	9,466,585	16,436,790	73.63%
9	566	Miscellaneous Transmission Expenses	201,431	172,752	-14.24%
10	567	Rents	201,101	112,102	''.21/
11	307	None			
12	ד	OTAL Operation - Transmission	10,998,750	18,467,796	67.91%
	Maintenan		10,990,730	10,407,730	07.9170
	· ·		6,029		-100.00%
14	568	Maintenance Supervision & Engineering	0,029		-100.00%
15	569	Maintenance of Structures	40.000	20.040	00.400/
16	570	Maintenance of Station Equipment	49,666	39,642	-20.18%
17	571	Maintenance of Overhead Lines	100,593	65,243	-35.14%
18	572	Maintenance of Underground Lines			[
19	573	Maintenance of Misc. Transmission Plant			
20					
21	Τ	OTAL Maintenance - Transmission	156,288	104,885	-32.89%
22					
23	ר י	TOTAL Transmission Expenses	11,155,038	18,572,681	66.50%
24					
25		Distribution Expenses			
26	Operation				
27	580	Operation Supervision & Engineering	943,029	927,555	-1.64%
28	581	Load Dispatching	178,703	135,669	-24.08%
29	582	Station Expenses	462,324	456,565	-1.25%
30	583	Overhead Line Expenses	533,525	772,644	44.82%
31	584	Underground Line Expenses	228,638	224,904	-1.63%
32	585	Street Lighting & Signal System Expenses	3,156	738	-76.62%
33	586	Meter Expenses	331,448	371,428	12.06%
34	587	Customer Installations Expenses	28,661	17,871	-37.65%
35	588	Miscellaneous Distribution Expenses	545,655	462,092	-15.31%
		•	22,500	22,500	-10.5170
36	589	Rents	22,000	22,000	
37	-	FOTAL Operation Distribution	2 277 620	2 201 066	3.49%
38		FOTAL Operation - Distribution	3,277,639	3,391,966	3.49%
	Maintenan		00.740	40 400	64.00%
40	590	Maintenance Supervision & Engineering	26,743	10,188	-61.90%
41	591	Maintenance of Structures	140 00-	354 405	00.077
42	592	Maintenance of Station Equipment	116,827	151,137	29.37%
43	593	Maintenance of Overhead Lines	1,865,762	1,885,918	1.08%
44	594	Maintenance of Underground Lines	161,178	151,169	-6.21%
45	595	Maintenance of Line Transformers	7,885	12,849	62.95%
46		Maintenance of Street Lighting, Signal Systems	103,418	132,013	27.65%
47	597	Maintenance of Meters	57,737	67,682	17.22%
48	598	Maintenance of Miscellaneous Dist. Plant	41,573	44,895	7.99%
49					
50	]	FOTAL Maintenance - Distribution	2,381,123	2,455,851	3.14%
51					
52	7	FOTAL Distribution Expenses	5,658,762	5,847,817	3.34%
	·		1		Page 10

Page 4 of 4

		DIT OF EXALION & MAINTENANCE			0/ Ob
L .		Account Number & Title	Last Year	This Year	% Change
1	i	Customer Accounts Expenses			
2	Operation				
3	901	Supervision	24,916	11,233	-54.92%
4	902	Meter Reading Expenses	560,035	586,848	4.79%
5	903	Customer Records & Collection Expenses	850,185	1,173,248	38.00%
6	904	Uncollectible Accounts Expenses	636,748	315,616	-50.43%
7	905	Miscellaneous Customer Accounts Expenses	629,010	565,625	-10.08%
8		•	İ	•	
9		TOTAL Customer Accounts Expenses	2,700,894	2,652,570	-1.79%
10		TO THE OUTCOME A CONTROL OF THE CONT	_,,,,		
11	۱ .	Customer Service & Information Expenses			
	Operation	· · · · · · · · · · · · · · · · · · ·			
13		Supervision	125,138	110,586	-11.63%
1		•		798,690	4.94%
14	908	Customer Assistance Expenses	761,110	· ·	67.30%
15	909	Informational & Instructional Adv. Expenses	7,473	12,502	
16	910	Miscellaneous Customer Service & Info. Exp.	86,849	56,466	-34.98%
17					
18		TOTAL Customer Service & Info Expenses	980,570	978,244	-0.24%
19					
20	;	Sales Expenses	:		
21	Operation				
22	911	Supervision			
23		Demonstrating & Selling Expenses			
24		Advertising Expenses			
25	916	Miscellaneous Sales Expenses			
26	5,0	Missociaticodo Calco Experioso			
27		TOTAL Sales Expenses			
28		TOTAL Gales Expenses			
29	•	Administrative 9 Coneral Evpensor			
1	1	Administrative & General Expenses			j
	Operation		40 400 564	12 000 670	18.71%
31	920	Administrative & General Salaries	10,109,561	12,000,679	? I
32		Office Supplies & Expenses	4,951,338	4,688,341	-5.31%
33		(Less) Administrative Expenses Transferred - Cr.	(26,168)	(22,979)	
34		Outside Services Employed	1,855,011	2,411,391	29.99%
35		Property Insurance	678,709	526,595	-22.41%
36	925	Injuries & Damages	2,716,385	1,181,058	-56.52%
37	926	Employee Pensions & Benefits	(240,177)	1,793,377	846.69%
38	927	Franchise Requirements			
39		Regulatory Commission Expenses	349,007	484,022	38.69%
40		(Less) Duplicate Charges - Cr.		·	
41		General Advertising Expenses	401,255	174,910	-56.41%
42		Miscellaneous General Expenses	455,780	738,503	62.03%
43	E .	Rents	300,919	308,395	2.48%
1		None	300,818	000,000	[ 2.7070
44		TOTAL Operation Admin 9 Conord	21,551,620	24,284,292	12.68%
45		TOTAL Operation - Admin. & General	Z 1,001,020	24,204,232	12.0076
1	Maintena		047.040	407.047	00.400/
47	1	Maintenance of General Plant	247,843	197,817	-20.18%
48	1				<u>,                                    </u>
	1				
49		TOTAL Administrative & General Expenses	21,799,463	24,482,109	12.31%
49 50 51		TOTAL Administrative & General Expenses  TOTAL Operation & Maintenance Expenses	21,799,463	145,952,334	-12.21%

SCHEDULE 11

Company Name: Black Hills Power, Inc.

# MONTANA TAXES OTHER THAN INCOME

	MONTANA TAXES OTHER THAN INCOME Yes					
	Description of Tax	Last Year	This Year	% Change		
1	Payroll Taxes					
2	Superfund					
3	Secretary of State					
	Montana Consumer Counsel	10,151	1,545	-84.78%		
	Montana PSC		5,698	#DIV/0!		
	Franchise Taxes					
	Property Taxes	77,024	115,321	49.72%		
	Tribal Taxes	·	·			
	Montana Wholesale Energy Tax	6,298	6,993	11.04%		
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51	TOTAL MT Taxes Other Than Income	93,473	129,557	38.60%		

SCHEDULE 12

	PAYMENTS FOR SERVI	CES TO PERSONS OT	HER THAN EMP	LOYEES	Year: 2009
	Name of Recipient	Nature of Service	Total Company	Montana	% Montana
	Amounts to Montana are not si	gnificant.			
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48 49					
	TOTAL Payments for Service	<u> </u>			
30	TO THE T AYTHUR TO TOU DETVICE	~			

POLITICAL ACTION COMMITTEES / POLITICAL CONTRIBUTIONS Year: 2009

P	DLITICAL ACTION COMMITTEES / POL			Year: 2009
4	Description	Total Company	Montana	% Montana
1	None.			1
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50	TOTAL Contributions		L	

49

50

Active

Retired

**Deferred Vested Terminated** 

Year: 2009 **Pension Costs** 1 Plan Name 2 Defined Benefit Plan? Yes Defined Contribution Plan? No 3 Actuarial Cost Method? Project Unit Cost Method IRS Code: 401b 4 Annual Contribution by Employer: \$0.00 Is the Plan Over Funded? No Current Year Last Year % Change Item 6 Change in Benefit Obligation 7 Benefit obligation at beginning of year -5.83% 51,964,624 48,937,283 8 Service cost 1,155,240 1,396,277 20.86% 20.59% 9 Interest Cost 3,143,245 3,790,488 10 Plan participants' contributions 11 Amendments 1,026,379 (2.032,680)-298.04% 12 Actuarial Gain 2,711,548 60.81% 1,686,211 13 Acquisition 14 Benefits paid (3,360,323)(2,838,292)15.54% 15 Benefit obligation at end of year 55,615,376 51,964,624 -6.56% 16 Change in Plan Assets 17 Fair value of plan assets at beginning of year 32,100,429 52,466,274 63.44% 18 Actual return on plan assets 9,409,785 (8,770,951) -193.21% 19 Acquisition 20 Employer contribution 100.00% 21 Plan participants' contributions (85.898)22 Benefits paid (2,384,788)(2,249,170)5.69% 23 Fair value of plan assets at end of year 39,039,528 41,446,153 6.16% 24 Funded Status (31,736,491)(19,864,195) 37.41% 25 Unrecognized net actuarial loss 38,485,937 25,836,272 -32.87% 419,809 2.64% 26 Unrecognized prior service cost 409,002 27 Prepaid (accrued) benefit cost 7,158,448 6,391,886 -10.71% 28 29 Weighted-average Assumptions as of Year End 30 Discount rate 6.29% 6.35% 1.03% 8.50% 8.50% 31 Expected return on plan assets 32 Rate of compensation increase 4.25% 4.34% 2.12% 33 34 Components of Net Periodic Benefit Costs 35 Service cost 1,344,440 1,117,021 -16.92% 3,143,245 3,032,391 -3.53% 36 Interest cost 37 Expected return on plan assets (2,780,274)(4,374,194)-57.33% 111,947 28.63% 38 Amortization of prior service cost 87,030 39 Recognized net actuarial loss 1,585,834 -100.00% 3,380,275 (112,835)-103.34% 40 Net periodic benefit cost 41 42 Montana Intrastate Costs: 43 Pension Costs Pension Costs Capitalized 44 45 Accumulated Pension Asset (Liability) at Year End 46 Number of Company Employees: 1.027 -18.30% Covered by the Plan 1,257 47 -9.80% 48 Not Covered by the Plan 51 46

-25.83%

-1.09%

623

181

177

840

183

183

Company Name: Black Hills Power, Inc.

Page 1 of 2 Year: 2009

**Other Post Employment Benefits (OPEBS)** 

	Other Post Employment Bel	. ,		r: 2009
S. Kinga Ke	Item	Current Year	Last Year	% Change
	Regulatory Treatment:			
2	Commission authorized - most recent			
3	Docket number:	200 No. (100		
4	Order number:			
5	Amount recovered through rates			
6	Weighted-average Assumptions as of Year End		1	
	Discount rate	6.10%	6%	-1.64%
8	Expected return on plan assets			
	Medical Cost Inflation Rate	9.00%	10.00%	11.11%
1	Actuarial Cost Method	Projected Unit Cost		#VALUE!
	Rate of compensation increase	4.25%		2.12%
12	List each method used to fund OPEBs (ie: VEBA, 401(h			2.7270
13	List dutil motified dood to falle of mos for value, is the	,, 4.1.4 11 1452 4.4.74.11		
14				
	Describe any Changes to the Benefit Plan:			
	Describe any Changes to the Bellett Flan.			
16	TOTAL COMMINIST		1000110110	
17	TOTAL COMPANY		ŗ	
	Change in Benefit Obligation	7 404 000	(001.004	4.0004
	Benefit obligation at beginning of year	7,121,236	6,991,384	-1.82%
	Service cost	376,891	216,075	-42.67%
	Interest Cost	596,646	444,132	-25.56%
	Plan participants' contributions	-		
23	Amendments			
24	Actuarial Gain	55,867	50,934	-8.83%
25	Acquisition			
	Benefits paid	(172,592)	(581,289)	-236.80%
	Benefit obligation at end of year	7,978,048	7,121,236	-10.74%
	Change in Plan Assets			
	Fair value of plan assets at beginning of year	(792,250)	(210,961)	73.37%
	Actual return on plan assets		l ' ' '	
	Acquisition			
	Employer contribution			
	Plan participants' contributions	_	_	
	Benefits paid	(172,592)	(581,289)	-236.80%
	Fair value of plan assets at end of year	(964,842)		17.89%
	Funded Status	(8,942,890)		11.51%
		(0,542,030)	(7,810,400)	11.01/0
	Unrecognized net actuarial loss			
	Unrecognized prior service cost	(8,942,890)	(7,913,486)	11.51%
	Prepaid (accrued) benefit cost	(0,542,090)	1 (1,313,400)	11.3176
	Components of Net Periodic Benefit Costs	070.004	040.075	40.070/
	Service cost	376,891	216,075	-42.67%
	Interest cost	596,646	444,132	-25.56%
	Expected return on plan assets	-	-	
	Amortization of prior service cost			
	Recognized net actuarial loss	55,867	50,934	-8.83%
46	Net periodic benefit cost	1,029,404	711,141	-30.92%
47	Accumulated Post Retirement Benefit Obligation			
48	Amount Funded through VEBA			
	Amount Funded through 401(h)			
50	, , ,			
51		_	_	
52	Amount that was tax deductible - VEBA			
53	Amount that was tax deductible - 401(h)			
54	Amount that was tax deductible - Other			
55		_	_	
_ 55	TOTAL	L	<u> </u>	L

Page 2 of 2

Year: 2009

Other Post Employment Benefits (OPEBS) Continued

Current Year Last Year % Change Item 1 Number of Company Employees: 812 -31.76% 2 Covered by the Plan 1.190 3 Not Covered by the Plan 4 996 617 -38.05% Active 5 102 102 Retired 1.09% 92 Spouses/Dependants covered by the Plan Montana 8 Change in Benefit Obligation 9 Benefit obligation at beginning of year 10 Service cost 11 Interest Cost 12 Plan participants' contributions 13 Amendments 14 Actuarial Gain 15 Acquisition 16 Benefits paid 17 Benefit obligation at end of year 18 Change in Plan Assets 19 Fair value of plan assets at beginning of year 20 Actual return on plan assets 21 Acquisition 22 Employer contribution 23 Plan participants' contributions 24 Benefits paid 25 Fair value of plan assets at end of year 26 Funded Status 27 Unrecognized net actuarial loss 28 Unrecognized prior service cost 29 Prepaid (accrued) benefit cost 30 Components of Net Periodic Benefit Costs 31 Service cost 32 Interest cost 33 Expected return on plan assets 34 Amortization of prior service cost 35 Recognized net actuarial loss 36 Net periodic benefit cost 37 Accumulated Post Retirement Benefit Obligation 38 Amount Funded through VEBA 39 Amount Funded through 401(h) 40 Amount Funded through other 41 **TOTAL** Amount that was tax deductible - VEBA Amount that was tax deductible - 401(h) 43 Amount that was tax deductible - Other 44 **TOTAL** 45 46 Montana Intrastate Costs: **Pension Costs** 47 Pension Costs Capitalized 48 Accumulated Pension Asset (Liability) at Year End 49 50 Number of Montana Employees: 51 Covered by the Plan 52 Not Covered by the Plan 53 Active Retired 54 55 Spouses/Dependants covered by the Plan

SCHEDULE 16

Year: 2009

# TOP TEN MONTANA COMPENSATED EMPLOYEES (ASSIGNED OR ALLOCATED)

	TOP TEN MONTAL	VA COMI E		EIVII LOTI	TIDIOIOITI		
Line						Total	% Increase
No.					Total	Compensation	Total
100.	Name/Title	Base Salary	Bonuses	Other	Compensation	Last Year	Compensation
1	N/A						
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Company Name: Black Hills Power, Inc.

SCHEDULE 17 Year: 2009

# COMPENSATION OF TOP 5 CORPORATE EMPLOYEES - SEC INFORMATION

Line   Total   Compensation	% Increase Total ompensation
No. Name/Title Base Salary Bonuses Other Compensation Last Year Co  1 David R. Emery Chairman and Chief Executive Officer  2 Anthony S. Clegerg Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	
David R. Emery Chairman and Chief Executive Officer  2 Anthony S. Clegerg Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	ompensation
Chairman and Chief Executive Officer  2 Anthony S. Clegerg Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	:
Chairman and Chief Executive Officer  2 Anthony S. Clegerg Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	:
2 Anthony S. Clegerg Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	
2 Anthony S. Clegerg Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	l l
Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	
Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	
Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	i
Executive Vice President and Chief Financial Officer  3 Thomas M. Ohlmacher	
President and Chief Financial Officer  3 Thomas M. Ohlmacher	
Financial Officer  3 Thomas M. Ohlmacher	
3 Thomas M. Ohlmacher	
3 Thomas M. Ohlmacher	
President and Chief	
1 1 1 1 1	
Operating Officer	
Non-regulated Energy	1
4 Linden R. Evans	
President and Chief	
Operating Officer-	
Utilities	
5 Steven J. Helmers	
Senior Vice President-	
General Counsel	
and Corporate	
Compliance Officer	
TO THE EVOLUNTUE DUO ANNUAL MEETING OF SUADERGUED	,
*PLEASE REFER TO THE EXCERPTS FROM THE BHC ANNUAL MEETING OF SHAREHOLDER	10
AND PROXY STATEMENT ATTACHED AS SCHEDULE 17A	
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PEP and 2005 PEP. Messrs. Cleberg, Evans and Myers are the only Named Executive Officers participating in the 2007 PEP.

	Year	Defined Benefit Plan	PRB	PEP	Total Change in Fension Value
David R. Emery	2009	\$ 43,690	\$167,024	\$151,085	\$361,799
•	2008	\$ 33,858	\$264,299	\$251,573	\$549,730
	2007	\$ 6,366	\$159,889	\$146,269	\$312,524
Anthony S. Cleberg	2009	\$ 36,790	\$ 12,762	\$ 52,506	\$102.058
, ,	2008	_	\$ 3,645	· —	\$ 3,645
Thomas M. Ohlmacher	2009	\$131,901	\$ 96,327	\$ 83,791	\$312.019
	2008	\$101,389	\$109,258	\$ 82,162	\$292,809
	2007	\$ 36,675	\$(18,858)	\$ (4,172)	\$ 13,645
Linden R. Evans	2009	\$ 25,375	\$ 24,629	\$ 52,549	\$102,553
	2008	\$ 19,368	\$ 48,132	\$ 57,792	\$125,292
	2007	\$ 14,958	_	\$ 38,994	\$ 53,952
Robert A. Myers	2009		-	\$ 28,938	\$ 28,938

(4) All Other Compensation includes amounts allocated under the 401(k) match, dividends received on restricted stock and unvested restricted stock units and perquisites. Perquisites provided to our Named Executive Officers include personal use of a Company vehicle for each year and financial planning services in 2007 and 2008. Mr. Cleberg's 2008 and 2009 perquisites also include temporary living, travel and other relocation expenses, including an \$89,050 loss on the sale of his home in 2009. Mr. Myers' 2009 perquisites also include temporary living, travel and relocation expenses.

	Year	401 (k) Match	Dividences on Restricted Stock/Units	Relocation Expense Perquisites	Other Perquisites	Total Other Compensation
David R. Emery Anthony S.	2009	\$ 7,350	\$36,082	_	<b>\$8,</b> 558	\$ 51,990
Cleberg Thomas M.	2009	\$ 7,350	\$15,913	<b>\$168,358</b>	\$7,157	\$198,778
Ohlmacher	2009	\$ 7,350	\$19,313	_	\$8,462	\$ 35,125
Linden R. Evans.,	2009	\$ 7,350	\$19,521	_	\$2,215	\$ 29,086
Robert A. Myers	2009	\$14,596	\$ 9,755	\$ 69,202	\$8,437	\$101,990

### SUMMARY COMPENSATION TABLE

The following table sets forth the total compensation paid or earned by each of our Named Executive Officers for the fiscal years ended December 31, 2009, 2008 and 2007. We have no employment agreements with our Named Executive Officers. Messrs. Cleberg and Myers joined us on July 16, 2008 and January 1, 2009, respectively.

Name and Principal Position	Хеаг	Salary	Stock Awards(1)	Non-Equity Incentive Pian Compensation(2)	Change in Pension Value and Nonqualified Deferred Compensation Earnings(3)	All Other Compensation(4)	Total
David R. Emery Chairman, President and Chief Executive Officer	2009 2008 2007	\$564,000 \$563,269 \$544,231	\$674,723 \$867,400 \$578,930	\$221,088 \$205,296 \$763,000	\$361,799 \$549,730 \$312,524	\$ 51,990 \$ 42,293 \$ 36,583	\$1,873,600 \$2,227,988 \$2,235,268
Anthony S. Cleberg Executive Vice President and Chief Financial Officer		\$315,000 \$130,846		\$ 79,380 \$ 34,020	\$102,058 \$ 3,645	\$198,778 \$ 25,911	\$1,016,516 \$ 419,422
Thomas M. Ohlmacher President and Chief Operating Officer— Non-regulated Energy	2009 2008 2007		\$466,020	\$ 98,280 \$ 91,260 \$340,600	\$312,019 \$292,809 \$ 13,645	\$ 35,125 \$ 28,915 \$ 26,103	\$1,203,402 \$1,229,604 \$1,087,607
Linden R. Evans President and Chief Operating Officer— Utilities	2009 2008 2007	\$274,000 \$273,212 \$253,035	\$395,908	\$ 76,720 \$ 71,240 \$253,500	\$102,553 \$125,292 \$ 53,952	\$ 29,086 \$ 24,421 \$ 20,166	\$ 889,337 \$ 890,073 \$ 811,274
Robert A. Myers Senior Vice President Human Resources	2009	\$261,322	\$287,404	\$ 61,600	\$ 28,938	\$101,990	\$ 741,254

<sup>(1)</sup> Stock Awards represent the grant date fair value related to restricted stock, restricted stock units and performance shares that have been granted as a component of Long-Term Incentive Compensation. The grant date fair value is computed in accordance with the provisions of accounting standards for stock compensation. Assumptions used in the calculation of these amounts are included in Note 11 of the Notes to the Consolidated Financial Statements in our Annual Report on Form 10-K for the year ended December 31, 2009. The amount included for performance shares is based on the level the award is expected to payout. If the award were based

on the maximum payout level, the amounts for the Stock Awards column would be increased to the following amounts:

	2009	2008	2007
David R. Emery	\$944,509	\$1,105,450	\$788,127
Anthony S. Cleberg	\$449,766	\$ 225,000	NA
Thomas M. Ohlmacher	\$569,717	\$ 616,785	\$499,153
Linden R. Evans	\$569,717	\$ 490,714	\$313,961
Robert A. Myers			

SEC Rule Change Impact Note: Under generally accepted accounting principles, compensation expense with respect to stock awards granted to our employees is generally recognized over the vesting periods applicable to the awards. The SEC's disclosure rules previously required that we present stock award information for 2008 and 2007 based on the amount recognized during the corresponding year for financial statement reporting purposes with respect to theses awards (which meant, in effect, that in any given year we could recognize for financial statement reporting purposes amounts with respect to grants made in that year as well as with respect to grants from past years that vested in or were still vesting during that year). However, the recent changes in the SEC disclosure rules require that we now present the stock award amounts in the applicable columns of the table above with respect to 2008 and 2007 on a similar basis as the 2009 presentation using the grant date fair value of the awards granted during the corresponding year (regardless of the period over which the awards are scheduled to vest). Since this requirement differs from the SEC's past disclosure rules, the amounts reported in the table above for stock awards in 2008 and 2007 differ from the amounts previously reported in our Summary Compensation Table for these years. As a result, to the extent applicable, each named executive officer's total compensation amount for 2008 and 2007 also differ from the amounts previously reported in our Summary Compensation Table for these years.

- (2) Non-Equity Incentive Plan Compensation represents amounts earned under the Short-Term Annual Incentive Plan. The Compensation Committee approved the payout of the 2009 awards at its January 27, 2010, meeting and the awards were paid on March 5, 2010.
- (3) Change in Pension Value and Nonqualified Deferred Compensation Earnings represents the increase in actuarial value of the Defined Benefit Pension Plan, Pension Restoration Benefit ("PRB") and Pension Equalization Plans ("PEP") for the respective year. The amounts for 2008 were annualized due to the change in FAS 87 measurement date. The change in present value of the accumulated benefit from September 30, 2007 to December 31, 2008 has been multiplied by 12/15ths to determine a twelve month value (except for Mr. Cleberg who did not accrue benefits for the entire 15 month period).

The PEP is offered through the Grandfathered Pension Equalization Plan ("Grandfathered PEP"), 2005 Pension Equalization Plan ("2005 PEP") and 2007 Pension Equalization Plan ("2007 PEP"). No Named Executive Officer received preferential or above-market earnings on nonqualified deferred compensation. The value attributed from each plan to each Named Executive Officer is shown in the table below. Mr. Evans was not a participant in the PRB in 2007. Messrs. Cleberg and Myers did not meet the one year service requirement to be in the Defined Benefit Plan in 2008 and 2009, respectively. Messrs. Emery and Ohlmacher are participants in the Grandfathered

PEP and 2005 PEP. Messrs. Cleberg, Evans and Myers are the only Named Executive Officers participating in the 2007 PEP.

	Year	Defined Benefit Plan	PRB	PEP	Total Change in Fension Value
David R. Emery	2009	\$ 43,690	\$167,024	\$151,085	\$361,799
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	2007	\$ 6,366	\$159,889	\$146,269	\$312,524
Anthony S. Cleberg	2009	\$ 36,790	\$ 12,762	\$ 52,506	\$102,058
,	2008	· <del>_</del>	\$ 3,645	· —	\$ 3,645
Thomas M. Ohlmacher	2009	\$131,901	\$ 96,327	\$ 83,791	\$312,019
	2008	\$101,389	\$109,258	\$ 82,162	\$292,809
	2007	\$ 36,675	\$(18,858)	\$ (4,172)	\$ 13,645
Linden R. Evans	2009	\$ 25,375	\$ 24,629	\$ 52,549	\$102,553
	2008	\$ 19,368	\$ 48,132	\$ 57,792	\$125,292
	2007	\$ 14,958	· <del>-</del>	\$ 38,994	\$ 53,952
Robert A. Myers	2009		u	\$ 28,938	\$ 28,938

(4) All Other Compensation includes amounts allocated under the 401(k) match, dividends received on restricted stock and unvested restricted stock units and perquisites. Perquisites provided to our Named Executive Officers include personal use of a Company vehicle for each year and financial planning services in 2007 and 2008. Mr. Cleberg's 2008 and 2009 perquisites also include temporary living, travel and other relocation expenses, including an \$89,050 loss on the sale of his home in 2009. Mr. Myers' 2009 perquisites also include temporary living, travel and relocation expenses.

	Year	401 (k) Match	Dividends on Restricted Stock/Units	Relocation Expense Perquisites	Other Perquisites	Total Other Compensation
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Cleberg Thomas M.	2009	\$ 7,350	\$15,913	\$168,358	\$7,157	\$198,778
Ohlmacher	2009	\$ 7,350	\$19,313		\$8,462	\$ 35,125
Linden R. Evans	2009	\$ 7,350	\$19,521	_	\$2,215	\$ 29,086
Robert A. Myers	2009	\$14,596	\$ 9,755	\$ 69,202	\$8,437	\$101,990

# **BALANCE SHEET**

Year: 2009

	BALANCE SHEET Yea					
	Account Number & Title	Last Year	This Year	% Change		
1	Assets and Other Debits					
2	Utility Plant					
3	101 Electric Plant in Service	688,051,242	733,274,130	-6%		
4	101.1 Property Under Capital Leases	, ,	, ,			
5	102 Electric Plant Purchased or Sold					
6	104 Electric Plant Leased to Others					
7	105 Electric Plant Held for Future Use			:		
8	106 Completed Constr. Not Classified - Electric	12,943,074	17,788,960	-27%		
9	•	144,966,114	201,783,516	-28%		
	•					
10	108 (Less) Accumulated Depreciation	(297,391,540)	(311,816,383)	5%		
11	111 (Less) Accumulated Amortization	4 070 000	4 070 000	00/		
12	114 Electric Plant Acquisition Adjustments	4,870,308	4,870,308	0%		
13	115 (Less) Accum. Amort. Elec. Acq. Adj.	(2,674,807)	(2,826,211)	5%		
14	120 Nuclear Fuel (Net)					
15	TOTAL Utility Plant	550,764,391	643,074,320	-14%		
16						
17	Other Property & Investments					
18	121 Nonutility Property	5,618	5,618			
19	122 (Less) Accum. Depr. & Amort. for Nonutil. Prop.	(3,956)	(3,956)			
20	123 Investments in Associated Companies	` ' '	,			
21	123.1 Investments in Subsidiary Companies			,		
22	124 Other Investments	4,146,216	4,306,695	-4%		
23	125 Sinking Funds	1, 1, 1, 0,	.,000,000			
24	TOTAL Other Property & Investments	4,147,878	4,308,357	-4%		
25	TOTAL Other Property wintroctions	1,711,070	1,000,007	170		
	Current & Accrued Assets					
27	131 Cash		1,704,765	-100%		
			1,704,700	-10076		
		4 475	4 175			
29	135 Working Funds	4,175	4,175			
30	136 Temporary Cash Investments	44.005	07.707	900/		
31	141 Notes Receivable	14,335	37,787	-62%		
32	142 Customer Accounts Receivable	18,577,176	18,277,962	2%		
33	143 Other Accounts Receivable	2,113,486	1,294,824	63%		
34	144 (Less) Accum. Provision for Uncollectible Accts.	(370,000)	(258,522)			
35	145 Notes Receivable - Associated Companies		57,783,244	-100%		
36	146 Accounts Receivable - Associated Companies	12,619,270	4,145,756	204%		
37	151 Fuel Stock	7,336,132	7,127,972	3%		
38	152 Fuel Stock Expenses Undistributed					
39	153 Residuals					
40	154 Plant Materials and Operating Supplies	11,861,073	11,675,422	2%		
41	155 Merchandise	, , , , ,	, ,			
42	156 Other Material & Supplies		100	-100%		
43	157 · Nuclear Materials Held for Sale					
44	163 Stores Expense Undistributed	112,032	21,637	418%		
45	165 Prepayments	1,308,218	1,460,374	-10%		
46	171 Interest & Dividends Receivable	1,000,210	1,400,074	-1076		
47	172 Rents Receivable	E 200 607	E E 47 OE 2	20/		
48	173 Accrued Utility Revenues	5,390,697	5,547,053	-3%		
1 1	1 474 BM II					
49 50	174 Miscellaneous Current & Accrued Assets TOTAL Current & Accrued Assets	58,966,594	108,822,549	-46%		

Page 2 of 3

# **BALANCE SHEET**

BALANCE SHEET Year: 20					
		Account Number & Title	Last Year	This Year	% Change
1		7.000 CHETTAINDEL & TILLO	20011001	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	70 Officings
2	/	Assets and Other Debits (cont.)			
3		` ,		_	
4	Deferred I	Debits			
5					
6	181	Unamortized Debt Expense	1,289,597	3,419,329	-62%
7	182.1	Extraordinary Property Losses			
8	182.2	Unrecovered Plant & Regulatory Study Costs			
9	183	Prelim. Survey & Investigation Charges	1,035,817	295,878	250%
10	184	Clearing Accounts	309,222	451,166	-31%
11	185	Temporary Facilities			
12	186	Miscellaneous Deferred Debits	370,257	258,044	43%
13	187	Deferred Losses from Disposition of Util. Plant			
14	188	Research, Devel. & Demonstration Expend.			
15	189	Unamortized Loss on Reacquired Debt	2,366,830	2,206,352	7%
16	190	Accumulated Deferred Income Taxes	52,085,180	51,058,199	2%
17	-	TOTAL Deferred Debits	57,456,903	57,688,968	0%
18					
19		TOTAL Assets & Other Debits	671,335,766	813,894,194	-18%
		Account Title	Last Year	This Year	% Change
20					
21	'	Liabilities and Other Credits			
22					
	Proprietar	y Capital			
24					
25		Common Stock Issued	23,416,396	23,416,396	
26		Common Stock Subscribed			
27	204	Preferred Stock Issued			
28		Preferred Stock Subscribed			
29	207	Premium on Capital Stock	42,076,811	42,076,811	
30	211	Miscellaneous Paid-In Capital			
31		(Less) Discount on Capital Stock			
32	214	(Less) Capital Stock Expense	(2,501,882)	(2,501,882)	
33	215	Appropriated Retained Earnings			
34	216	Unappropriated Retained Earnings	193,281,126	216,419,980	-11%
35	217 (	(Less) Reacquired Capital Stock	(1,348,641)	(1,213,092)	
36		TOTAL Proprietary Capital	254,923,810	278,198,213	-8%
37					
38	Long Terr	n Debt			
39	1				
40	221	Bonds	129,455,000	307,499,999	-58%
41	222	(Less) Reacquired Bonds			
42	223	Advances from Associated Companies			
43	224	Other Long Term Debt	21,753,899	21,692,512	0%
44	225	Unamortized Premium on Long Term Debt			
45	1	(Less) Unamort. Discount on L-Term Debt-Dr.		(123,510)	100%
46	1	TOTAL Long Term Debt	151,208,899	329,069,001	-54%

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### RALANCE SHEET

		BALANCE SHEET		Ye	ar: 2009
		Account Number & Title	Last Year	This Year	% Change
1					
2	-	Total Liabilities and Other Credits (cont.)			
3					
	Other Non	current Liabilities			
5	007	OUT CONTRACTOR NOT THE			
6	227	Obligations Under Cap. Leases - Noncurrent			
7	228.1	Accumulated Provision for Property Insurance			
8	228.2	Accumulated Provision for Injuries & Damages			
9	228.3	Accumulated Provision for Pensions & Benefits			
10	228.4	Accumulated Misc. Operating Provisions			
11	229	Accumulated Provision for Rate Refunds			
12		TOTAL Other Noncurrent Liabilities			
13	Current 9	Accrued Liabilities			
15	Current &	Accrued Liabilities			
16	231	Notes Payable		!	
17	231	Accounts Payable	25,567,740	21,855,401	17%
18	232	Notes Payable to Associated Companies	70,183,866	21,000,401	#DIV/0!
19	234	Accounts Payable to Associated Companies	10,411,146	10,030,043	4%
20	235	Customer Deposits	669,713	669,906	0%
21	236	Taxes Accrued	4,992,767	4,380,204	14%
22	237	Interest Accrued	3,447,977	5,449,671	-37%
23	238	Dividends Declared	0,5711,017	0, 110,011	0.7
24	239	Matured Long Term Debt	,		
25	240	Matured Interest			
26	241	Tax Collections Payable	999,640	2,319,164	-57%
27	242	Miscellaneous Current & Accrued Liabilities	6,307,393	6,416,568	-2%
28	\$	Obligations Under Capital Leases - Current			
29		TOTAL Current & Accrued Liabilities	122,580,242	51,120,957	140%
30			· · · · · · · · · · · · · · · · · · ·		
	Deferred (	Credits			
32					
33	252	Customer Advances for Construction	4,680,710	4,224,858	11%
34		Other Deferred Credits	35,215,645	38,262,655	-8%
35		Accumulated Deferred Investment Tax Credits	237,988	113,590	110%
36	256	Deferred Gains from Disposition Of Util. Plant			
37		Unamortized Gain on Reacquired Debt			
38	281-283	Accumulated Deferred Income Taxes	102,488,472	112,904,920	-9%
39	<u> </u>	TOTAL Deferred Credits	142,622,815	155,506,023	-8%
40	1				[ ]
41	TOTAL LI	ABILITIES & OTHER CREDITS	671,335,766	813,894,194	-18%

### NOTES TO FINANCIAL STATEMENTS December 31, 2009, 2008 and 2007

# (1) BUSINESS DESCRIPTION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

### **Business Description**

Black Hills Power, Inc. (the Company) is an electric utility serving customers in South Dakota, Wyoming and Montana. We are a wholly-owned subsidiary of BHC or the Parent, a public registrant listed on the New York Stock Exchange.

### **Basis of Presentation**

The financial statements include the accounts of Black Hills Power, Inc. and also our ownership interests in the assets, liabilities and expenses of our jointly owned facilities (Note 3). Certain prior years' data presented in the financial statement have been reclassified to conform to the current year presentation. The Balance Sheet has been modified to reflect "Regulatory assets, current," which had been previously included in Other current assets and "Regulatory liabilities, current," which was previously included in Accrued liabilities. The Statement of Cash Flows for December 31, 2008 and 2007 has been modified within Net cash provided by operating activities to reflect "Regulatory assets," which was previously included in Other operating activities and "Regulatory liabilities," which was previously included in Other operating activities. The Statement of Cash Flows for December 31, 2008 and 2007 has been modified within Net cash provided by operating activities to reflect "Other non-cash" which was previously included in Other operating activities.

### **Use of Estimates**

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. The most significant estimates relate to allowance for uncollectible accounts receivable, unbilled revenues, long-lived asset values and useful lives, asset retirement obligations, employee benefits plans and contingency accruals. Actual results could differ from those estimates.

### **Regulatory Accounting**

Our regulated electric operations are subject to regulation by various state and federal agencies. The accounting policies followed are generally subject to the Uniform System of Accounts of FERC.

Our regulated utility operations follow accounting standards for regulated operations and our financial statements reflect the effects of the different ratemaking principles followed by the various jurisdictions regulating our electric operations. If rate recovery becomes unlikely or uncertain due to competition or regulatory action, these accounting standards may no longer apply to our regulated generation operations. In the event we determine that we no longer meet the criteria for following accounting standards for regulated operations, the accounting impact to us could be an extraordinary non-cash charge to operations in an amount that could be material.

As of December 31, 2009 and 2008, we had \$22.6 million and \$24.6 million, respectively, in net regulatory assets for which we recover the costs, but we do not earn a return.

On December 31, 2009 and 2008, we had the following regulatory assets and liabilities (in thousands):

	Recovery Period	<u>2009</u>	<u>2008</u>
Regulatory assets:	,		
Unamortized loss on reacquired debt	14 years	\$ 2,207	\$ 2,367
AFUDC	Up to 45 years	7,579	4,995
Defined benefit postretirement plans	Up to 17 years	21,024	26,256
Deferred energy costs	Less than one year	7,467	4,382
Other	·	495	 200
Total regulatory assets		\$ 38,772	\$ 38,200
Regulatory liabilities:			
Cost of removal for utility plant	Up to 53 years	\$ 13,678	\$ 11,705
Other		 2,515	1,936
Total regulatory liabilities		\$ 16,193	\$ 13,641

Regulatory assets are primarily recorded for the probable future revenue to recover the costs associated with defined benefit postretirement plans, future income taxes related to the deferred tax liability for the equity component of AFUDC of utility assets and unamortized losses on reacquired debt. To the extent that energy costs are under-recovered or over-recovered during the year, they are recorded as a regulatory asset or liability, respectively. Regulatory liabilities include the probable future decrease in rate revenues related to a decrease in deferred tax liabilities for prior reductions in statutory federal income tax rates, gains associated with regulated utilities' defined benefit postretirement plans and the cost of removal for utility plant, recovered through our electric utility rates. Regulatory assets are included in Regulatory assets, current and Regulatory assets, non-current on the accompanying Balance Sheet. Regulatory liabilities are included in Regulatory liabilities, current and Regulatory liabilities, non-current on the accompanying Balance Sheet.

### **Allowance for Funds Used During Construction**

AFUDC represents the approximate composite cost of borrowed funds and a return on capital used to finance a project. AFUDC for the years ended December 31, 2009, 2008 and 2007 was \$10.2 million, \$6.2 million and \$0.9 million, respectively. The equity component of AFUDC for 2009, 2008 and 2007 was \$5.8 million, \$3.6 million and \$0.6 million, respectively. The borrowed funds component of AFUDC for 2009, 2008 and 2007 was \$4.4 million, \$2.6 million and \$0.3 million, respectively. The equity component of AFUDC is included in Other income, and the borrowed funds component of AFUDC is netted in Interest expense on the accompanying Statements of Income.

### **Cash Equivalents**

We consider all highly liquid investments with an original maturity of three months or less to be cash equivalents.

### Allowance for Doubtful Accounts

We maintain an allowance for doubtful accounts which reflects our best estimate of potentially uncollectible trade receivables. We regularly review our trade receivables allowances by considering such factors as historical experience, credit-worthiness, the age of the receivable balances and current economic conditions that may affect the ability to pay.

Following is a summary of receivables at December 31 (in thousands):

	<u>2009</u>	<u>2008</u>
Accounts receivable trade	\$ 14,703	\$ 18,860
Unbilled revenues	5,547	5,391
Total accounts receivable - customers	 20,250	24,251
Allowance for doubtful accounts	(259)	(3.70)
Net accounts receivable	\$ 19,991	\$ 23,881

### Materials, Supplies and Fuel

Materials, supplies and fuel used for construction, operation and maintenance purposes are generally stated on a weighted-average cost basis. To the extent fuel has been designated as the underlying hedged item in a "fair value" hedge transaction, those volumes are stated at market value using published industry quotations. As of December 31, 2009 and 2008, there were no market adjustments related to fuel.

### **Deferred Financing Costs**

Deferred financing costs are amortized using the effective interest method over the term of the related debt.

### Property, Plant and Equipment

Additions to property, plant and equipment are recorded at cost when placed in service. The cost of regulated electric property, plant and equipment retired, or otherwise disposed of in the ordinary course of business, less salvage, is charged to accumulated depreciation. Removal costs associated with non-legal obligations are reclassified from accumulated depreciation and reflected as regulatory liabilities. Ordinary repairs and maintenance of property are charged to operations as incurred.

Depreciation provisions for regulated electric property, plant and equipment is computed on a straight-line basis using an annual composite rate of 2.8% in 2009, 3.2% in 2008 and 3.1% in 2007. Based on a rate study, the new composite rate of 2.8% went into effect August 2009.

Schedule 18A

### **Derivatives and Hedging Activities**

Company Name:

From time to time we utilize risk management contracts including forward purchases and sales and fixed-for-float swaps to hedge the price of fuel for our combustion turbines, maximize the value of our natural gas storage or fix the interest on our variable rate debt. Contracts that qualify as derivatives under accounting standards for derivatives, and that are not exempted such as normal purchase/normal sale, are required to be recorded in the balance sheet as either an asset or liability, measured at its fair value. Accounting standards for derivatives require that changes in the derivative instrument's fair value be recognized currently in earnings unless specific hedge accounting criteria are met.

Accounting standards for derivatives allows hedge accounting for qualifying fair value and cash flow hedges. Gain or loss on a derivative instrument designated and qualifying as a fair value hedging instrument as well as the offsetting loss or gain on the hedged item attributable to the hedged risk should be recognized currently in earnings in the same accounting period. Conversely, the effective portion of the gain or loss on a derivative instrument designated and qualifying as a cash flow hedging instrument should be reported as a component of other comprehensive income, net of tax, and be reclassified into earnings in the same period or periods during which the hedged forecasted transaction affects earnings. The remaining gain or loss on the derivative instrument, if any, is recognized currently in earnings.

### Impairment of Long-Lived Assets

We periodically evaluate whether events and circumstances have occurred which may affect the estimated useful life or the recoverability of the remaining balance of our long-lived assets. If such events or circumstances were to indicate that the carrying amount of these assets was not recoverable, we would estimate the future cash flows expected to result from the use of the assets and their eventual disposition. If the sum of the expected future cash flows (undiscounted and without interest charges) was less than the carrying amount of the long-lived assets, we would recognize an impairment loss. No impairment loss was recorded during 2009, 2008 or 2007.

### **Income Taxes**

We use the liability method in accounting for income taxes. Under the liability method, deferred income taxes are recognized at currently enacted income tax rates, to reflect the tax effect of temporary differences between the financial and tax basis of assets and liabilities, as well as operating loss and tax credit carryforwards. Such temporary differences are the result of provisions in the income tax law that either require or permit certain items to be reported on the income tax return in a different period than they are reported in the financial statements. We classify deferred tax assets and liabilities into current and non-current amounts based on the classification of the related assets and liabilities.

We file a federal income tax return with other affiliates. For financial statement purposes, federal income taxes are allocated to the individual companies based on amounts calculated on a separate return basis.

### Revenue Recognition

Revenue is recognized when there is persuasive evidence of an arrangement with a fixed or determinable price, delivery has occurred or services have been rendered, and collectibility is reasonably assured.

### **Recently Adopted Accounting Standards**

FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles, ASC 105

On July 1, 2009, the FASB Accounting Standards Codification<sup>TM</sup> became the source of authoritative GAAP recognized by the FASB to be applied by non-governmental entities. On the effective date of this Statement, the Codification superseded all then-existing non-SEC accounting and reporting standards. All other non-SEC accounting literature not included or grandfathered in the Codification became non-authoritative. This Statement is effective for financial statements issued for interim and annual periods ending after September 15, 2009.

Following this Statement, the FASB will not issue new standards in the form of Statements, FASB Staff Positions, or Emerging Task Force Abstracts. Instead, it will issue Accounting Standards Updates. The FASB will not consider Accounting Standards Updates as authoritative in their own right. Accounting Standards Updates will serve only to update the Codification, provide background information about the guidance, and provide the basis for conclusions on the change(s) in the Codification.

### **Business Combinations, ASC 805**

The ASC for Business Combinations requires that the acquisition method of accounting be used for all business combinations and for an acquirer to be identified for each business combination. It also establishes principles and requirements for how the acquirer (i) recognizes and measures in its financial statements the identifiable assets acquired, the liabilities assumed, and any non-controlling interest in the acquiree, (ii) recognizes and measures the goodwill acquired in the business combination or a gain from a bargain purchase and (iii) discloses the nature and financial effects of the business combination; and requires restructuring and acquisition-related costs to be expensed. In addition, if income tax liabilities are settled for an amount other than as previously recorded, such adjustments could affect income tax expense in the period of adjustment. Effective January 1, 2009, any impact the standard will have on our consolidated financial statements will depend on the nature and magnitude of any future acquisitions we consummate including any tax-related adjustments.

### Derivative and Hedging, ASC 815

The ASC for Derivative and Hedging Disclosures includes requirements for enhanced disclosures about derivative and hedging activities and their affect on an entity's financial position, financial performance and cash flows. Accounting standards for derivatives and hedging encourages, but does not require, disclosures for earlier periods presented for comparative purposes at initial adoption. Required disclosures for periods subsequent to January 1, 2009 are provided in Note 4.

### Fair Value Measurements and Disclosures, ASC 820

The ASC for Fair Value Measurements and Disclosures defines fair value, establishes a framework for measuring fair value in GAAP and expands disclosures about fair value measurements. This does not expand the application of fair value accounting to any new circumstances, but applies the framework to other applicable GAAP that requires or permits fair value measurement. We apply fair value measurements to certain assets and liabilities, primarily commodity derivatives.

### Financial Instruments, ASC 825

The ASC for Financial Instruments requires public companies to provide more frequent disclosures about the fair value of their financial instruments for interim and annual periods ending after June 15, 2009. These disclosures are included in Note 6.

### Subsequent Events, ASC 855

The ASC for Subsequent Events establishes general standards of accounting for and disclosures of events that occur after the balance sheet date, but before financial statements are issued or are available to be issued. These standards and disclosures were applied to our financial statements issued after June 15, 2009.

### Employers Accounting for Defined Benefit Pension and Other Postretirement Plans, ASC 715

The ASC for Employer's Accounting for Defined Benefit Pension and Other Postretirement Plans requires the recognition of the overfunded or underfunded status of defined benefit postretirement plans as an asset or liability in the statement of financial position, recognition of changes in the funded status in comprehensive income, measurement of the funded status of a plan as of the date of the year-end statement of financial position and provides for related disclosures. Effective for fiscal years ending after December 15, 2008, this accounting standard required the measurement of the funded status of the plan to coincide with the date of the year-end statement of financial position. Therefore, the measurement date for the funded status of our pension and other postretirement benefit plans was changed to December 31 from September 30. ASC 715 also provides guidance on an employer's disclosure about plan assets for a defined benefit pension or other postretirement plans. These disclosures are effective for fiscal years ending after December 15, 2009. See Note 9 for additional information.

### **Recently Issued Accounting Standards**

### Consolidation of Variable Interest Entities, ASC 810-10-15

In June 2009, the FASB issued a revision regarding consolidations. The revised accounting guidance requires a company to consider whether an entity that is insufficiently capitalized or is not controlled through voting should be consolidated. It will require additional disclosures about the involvement with variable interest entities and any significant changes in risk exposure due to that involvement. This standard is effective for annual periods that begin after November 15, 2009. We are currently assessing the impact that the adoption of this standard will have on our financial condition, results of operations, and cash flows.

### Fair Value Measurements, ASC 820

In January 2010, the FASB issued guidance related to improving disclosures about fair value measurements. The guidance requires separate disclosures of the amounts of transfers in and out of Level 1 and Level 2 fair value measurements and a description of the reason for such transfers. In the reconciliation for Level 3, fair value measurements using significant unobservable inputs, information about purchases, sales, issuances and settlements shall be presented separately. These disclosures are required for interim and annual reporting periods and were effective for the Company on January 1, 2010, except for the disclosures related to the purchases, sales, issuances and settlements in the roll forward activity of Level 3 fair value measurements, which are effective on January 1, 2011. The guidance will require additional disclosures, but will not impact our financial position or results of operations.

# (2) PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment at December 31, consisted of the following (in thousands):

		2009		2008	
		Weighted		Weighted	
		Average		Average	
		Useful		Useful	Lives
	<u>2009</u>	<u>Life</u>	<u>2008</u>	<u>Life</u>	(in years)
Electric plant:					
Production	\$ 336,534	53	\$ 326,606	47	30-62
Transmission	86,841	44	70,470	45	35-55
Distribution	264,847	37	249,652	37	15-65
Plant acquisition adjustment	4,870	32	4,870	32	32
General	55,701	22	47,127	23	10-50
Total electric plant	748,793		698,725		
Less accumulated depreciation and					
amortization	293,823		281,220	_	
Electric plant net of accumulated					
depreciation and amortization	454,970		417,505		
Construction work in progress	201,784		144,966	_	
Net electric plant	\$ 656,754	=	\$ 562,471	<del>-</del>	

### (3) JOINTLY OWNED FACILITIES

We use the proportionate consolidation method to account for our percentage interest in the assets, liabilities and expenses of the following facilities:

- We own a 20% interest and PacifiCorp owns an 80% interest in the Wyodak Plant (Plant), a 362 MW coal-fired electric generating station located in Campbell County, Wyoming. PacifiCorp is the operator of the Plant. We receive 20% of the Plant's capacity and are committed to pay 20% of its additions, replacements and operating and maintenance expenses. As of December 31, 2009 and 2008, our investment in the Plant included \$79.8 million and \$79.1 million, respectively, in electric plant and \$52.2 million and \$50.8 million, respectively, in accumulated depreciation, and is included in the corresponding captions in the accompanying Balance Sheets. Our share of direct expenses of the Plant was \$8.0 million, \$8.0 million and \$7.3 million for the years ended December 31, 2009, 2008 and 2007, respectively, and is included in the corresponding categories of operating expenses in the accompanying Statements of Income.
- We also own a 35% interest and Basin Electric owns a 65% interest in the Converter Station Site and South Rapid City Interconnection (the transmission tie), an AC-DC-AC transmission tie. The transmission tie provides an interconnection between the Western and Eastern transmission grids, which provides us with access to both the WECC region and the MAPP region. The total transfer capacity of the transmission tie is 400 MW 200 MW West to East and 200 MW from East to West. We are committed to pay 35% of the additions, replacements and operating and maintenance expenses. Our share of direct expenses was \$0.1 million for each of the years ended December 31, 2009, 2008 and 2007. As of December 31, 2009 and 2008, our investment in the transmission tie was \$19.6 million and \$19.8 million, with \$3.8 million and \$2.5 million, respectively, of accumulated depreciation and is included in the corresponding captions in the accompanying Balance Sheets.
- The Balance Sheet includes our ownership interest in the assets and liabilities of the Wygen III facility currently under construction. We own 75% of Wygen III and MDU owns 25%. Wygen III is expected to commence operations by April 1, 2010. Included in the December 31, 2009 Balance Sheet in Construction Work in Progress was \$175.6 million. During 2009, we were reimbursed \$48.4 million for the construction. Our share of direct expenses of the jointly-owned facility is included in Operating expenses in the Statements of Income.

### (4) RISK MANAGEMENT

We hold natural gas in storage for use as fuel for generating electricity with our gas-fired combustion turbines. To minimize associated price risk and seasonal storage level requirements, we utilize various derivative instruments in managing these risks. As of December 31, 2008, there were no derivative contracts outstanding. As of December 31, 2009, we had the following derivatives and related balances included in Accrued liabilities on the accompanying Balance Sheet (dollars, in thousands):

		ural Gas
	<u>5</u>	waps
Notional*	2	32,500
Maximum terms in months		10
Current derivative liabilities	\$	5
Pre-tax accumulated other comprehensive loss	\$	(5)

<sup>\*</sup> Gas in MMbtus.

### (5) LONG-TERM DEBT

Long-term debt outstanding at December 31 is as follows (in thousands):

	<u>2009</u>	<u>2008</u>
First mortgage bonds:		
8.06% due 2010	\$ 30,000	\$ 30,000
9.49% due 2018	2,520	2,810
9.35% due 2021	19,980	21,645
7.23% due 2032	75,000	75,000
6.125% due 2039	180,000	-
Unamortized discount on 6.125% bonds	(124)	
	307,376	 129,455
Other long-term debt:		
Pollution control revenue bonds at 4.8% due 2014	6,450	6,450
Pollution control revenue bonds at 5.35% due 2024	12,200	12,200
Other	3,043	3,104
	21,693	21,754
Total long-term debt	329,069	151,209
Less current maturities	 (32,025)	(2,016)
Net long-term debt	\$ 297,044	\$ 149,193

On October 27, 2009, we completed a \$180 million first mortgage bond issuance. The bonds were priced at 99.931% of par and a reoffer yield of 6.13%. The bonds mature November 1, 2039 and carry an annual interest rate of 6.125%, which is scheduled to be paid semi-annually. We received proceeds net of underwriting fees of \$178.3 million which were used to repay intercompany borrowings from BHC, primarily incurred to fund the construction of Wygen III. Deferred finance costs of approximately \$2.2 million were capitalized and will be amortized over the term of the bonds.

Substantially all of our property is subject to the lien of the indenture securing our first mortgage bonds. First mortgage bonds may be issued in amounts limited by property, earnings and other provisions of the mortgage indentures.

Scheduled maturities are approximately \$32.0 million in 2010; \$2.0 million a year for the years 2011, 2012 and 2013; \$8.4 million in 2014; and \$282.7 million thereafter.

# (6) FAIR VALUE OF FINANCIAL INSTRUMENTS

The estimated fair values of our financial instruments at December 31 are as follows (in thousands):

		2009				<u>2008</u>			
		Carrying Amount	Fair Value			Carrying <u>Amount</u>	<u>F</u>	air Value	
Cash and cash equivalents	\$	1,709	\$	1,709	\$	4	\$	4	
Derivative financial instruments – accrued liabilities  Long-term debt, including current maturities	\$ \$	5 329,069	\$ \$	5 344,942	\$ \$	- 151,209	\$ \$	- 144,107	

The following methods and assumptions were used to estimate the fair value of each class of our financial instruments.

### Cash and Cash Equivalents

The carrying amount approximates fair value due to the short maturity of these instruments.

#### **Derivative Financial Instruments**

These instruments are carried at fair value. Descriptions of the instruments we use are included in Note 4.

### **Long-Term Debt**

The fair value of our long-term debt is estimated based on quoted market rates for debt instruments having similar maturities and similar debt ratings. Our outstanding first mortgage bonds are either currently not callable or are subject to make-whole provisions which would eliminate any economic benefits for us to call and refinance the first mortgage bonds.

# (7) INCOME TAXES

Income tax expense (benefit) from continuing operations for the years ended December 31 was (in thousands):

ulousunus).	2009	2008	<u>2007</u>
Current Deferred	\$ (3,296) 11,600	\$ (6,521) 16,072	\$ 8,704 3,864
Total income tax expense	\$ 8,304	\$ 9,551	\$ 12,568

The temporary differences which gave rise to the net deferred tax liability were as follows (in thousands):

Asset valuation reserve	Years ended December 31,	2009	<u>2008</u>		
Employee benefits         946         932           Other         2         -           Total deferred tax assets, current         1,038         1,061           Deferred tax liabilities, current:           Prepaid expenses         214         213           Deferred costs         2,677         1,580           Total deferred tax liabilities, current         2,891         1,793           Net deferred tax liability, current         \$ 1,853         \$ 732           Deferred tax assets, non-current:         Plant related differences         \$ 1,151         \$ 1,151           Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current         93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           O	Deferred tax assets, current:				
Other         2         -           Total deferred tax assets, current         1,038         1,061           Deferred tax liabilities, current:         -         -           Prepaid expenses         214         213           Deferred costs         2,677         1,580           Total deferred tax liabilities, current         2,891         1,793           Net deferred tax liability, current         \$ 1,853         \$ 732           Deferred tax assets, non-current:         -         -           Plant related differences         \$ 1,151         \$ 1,151           Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax l	Asset valuation reserve	\$	\$		
Total deferred tax assets, current:         1,038         1,061           Deferred tax liabilities, current:         214         213           Prepaid expenses         2,677         1,580           Total deferred tax liabilities, current         2,891         1,793           Net deferred tax liability, current         \$ 1,853         \$ 732           Deferred tax assets, non-current:         \$ 1,151         \$ 1,151           Plant related differences         \$ 1,151         \$ 1,151           Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current	Employee benefits			932	
Deferred tax liabilities, current:   Prepaid expenses   214   213     Deferred costs   2,677   1,580     Total deferred tax liabilities, current   2,891   1,793     Net deferred tax liability, current   \$ 1,853   \$ 732     Deferred tax assets, non-current:   Plant related differences   \$ 1,151   \$ 1,151     Regulatory liabilities   7,847   10,156     Employee benefits   3,468   3,528     Items of other comprehensive income   175   227     Research and development credit   1,038   -	Other	 		<b>14</b>	
Prepaid expenses         214         213           Deferred costs         2,677         1,580           Total deferred tax liabilities, current         2,891         1,793           Net deferred tax liability, current         \$ 1,853         \$ 732           Deferred tax assets, non-current:         **         **           Plant related differences         \$ 1,151         \$ 1,151           Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         96,207         \$ 85,504 <td>Total deferred tax assets, current</td> <td> 1,038</td> <td></td> <td>1,061</td>	Total deferred tax assets, current	 1,038		1,061	
Deferred costs	Deferred tax liabilities, current:				
Total deferred tax liabilities, current         2,891         1,793           Net deferred tax liability, current         \$ 1,853         \$ 732           Deferred tax assets, non-current:	Prepaid expenses				
Net deferred tax liability, current         \$ 1,853         \$ 732           Deferred tax assets, non-current:         *** Plant related differences** Regulatory liabilities** Finally specifies** Regulatory liabilities** Regulatory liabilities** Regulatory liabilities** Regulatory liabilities** Research and development crome* Research and development credit** Other** Other** Total deferred tax assets, non-current** Accelerated depreciation and other plant related differences* AFUDC** AFUDC** Regulatory assets** AFUDC** Regulatory assets** 10,011** 11,270** Employee benefits** Other** Total deferred tax liabilities, non-current**  110,011** 11,270** Regulatory assets** 10,011** 11,270** Employee benefits* 1,052** 2,237* Other** Total deferred tax liabilities, non-current** 110,014** 100,694** Net deferred tax liability, non-current**  \$ 96,207** \$ 85,504**	Deferred costs	2,677		1,580	
Deferred tax assets, non-current:   Plant related differences	Total deferred tax liabilities, current	 2,891		1,793	
Plant related differences         \$ 1,151         \$ 1,151           Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         3,247         15,190           Accelerated depreciation and other plant related differences         93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$ 96,207         \$ 85,504	Net deferred tax liability, current	\$ 1,853	\$	732	
Plant related differences         \$ 1,151         \$ 1,151           Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         3,247         15,190           Accelerated depreciation and other plant related differences         93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$ 96,207         \$ 85,504	Deferred tax assets, non-current:				
Regulatory liabilities         7,847         10,156           Employee benefits         3,468         3,528           Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         \$93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$96,207         \$85,504	· ·	\$ 1,151	\$	1,151	
Employee benefits       3,468       3,528         Items of other comprehensive income       175       227         Research and development credit       1,038       -         Other       128       128         Total deferred tax assets, non-current       13,807       15,190         Deferred tax liabilities, non-current:         Accelerated depreciation and other plant related differences       93,253       83,112         AFUDC       4,926       3,247         Regulatory assets       10,011       11,270         Employee benefits       1,052       2,237         Other       772       828         Total deferred tax liabilities, non-current       110,014       100,694         Net deferred tax liability, non-current       \$ 96,207       \$ 85,504		=		10,156	
Items of other comprehensive income         175         227           Research and development credit         1,038         -           Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         \$3,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$96,207         \$85,504					
Research and development credit       1,038       -         Other       128       128         Total deferred tax assets, non-current       13,807       15,190         Deferred tax liabilities, non-current:       -         Accelerated depreciation and other plant related differences       93,253       83,112         AFUDC       4,926       3,247         Regulatory assets       10,011       11,270         Employee benefits       1,052       2,237         Other       772       828         Total deferred tax liabilities, non-current       110,014       100,694         Net deferred tax liability, non-current       \$ 96,207       \$ 85,504		•		227	
Other         128         128           Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         3,247           Accelerated depreciation and other plant related differences         93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$ 96,207         \$ 85,504		1,038		-	
Total deferred tax assets, non-current         13,807         15,190           Deferred tax liabilities, non-current:         3,247           Accelerated depreciation and other plant related differences         93,253         83,112           AFUDC         4,926         3,247           Regulatory assets         10,011         11,270           Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$ 96,207         \$ 85,504		128		128	
Accelerated depreciation and other plant related differences       93,253       83,112         AFUDC       4,926       3,247         Regulatory assets       10,011       11,270         Employee benefits       1,052       2,237         Other       772       828         Total deferred tax liabilities, non-current       110,014       100,694         Net deferred tax liability, non-current       \$ 96,207       \$ 85,504		13,807		15,190	
Accelerated depreciation and other plant related differences       93,253       83,112         AFUDC       4,926       3,247         Regulatory assets       10,011       11,270         Employee benefits       1,052       2,237         Other       772       828         Total deferred tax liabilities, non-current       110,014       100,694         Net deferred tax liability, non-current       \$ 96,207       \$ 85,504	Deferred tax liabilities non-current				
AFUDC Regulatory assets 10,011 11,270 Employee benefits 0ther 772 828 Total deferred tax liabilities, non-current 110,014 100,694  Net deferred tax liability, non-current \$ 96,207 \$ 85,504		93,253		83,112	
Regulatory assets       10,011       11,270         Employee benefits       1,052       2,237         Other       772       828         Total deferred tax liabilities, non-current       110,014       100,694         Net deferred tax liability, non-current       \$ 96,207       \$ 85,504	*	•		•	
Employee benefits         1,052         2,237           Other         772         828           Total deferred tax liabilities, non-current         110,014         100,694           Net deferred tax liability, non-current         \$ 96,207         \$ 85,504				•	
Other 772 828 Total deferred tax liabilities, non-current 110,014 100,694  Net deferred tax liability, non-current \$ 96,207 \$ 85,504	<u> </u>				
Total deferred tax liabilities, non-current 110,014 100,694  Net deferred tax liability, non-current \$ 96,207 \$ 85,504					
		 		100,694	
Net deferred tax liability \$ 98.060 \$ 86.236	Net deferred tax liability, non-current	\$ 96,207	\$	85,504	
The deferred tax hability	Net deferred tax liability	\$ 98,060	\$	86,236	

The following table reconciles the change in the net deferred income tax liability from December 31, 2008, to December 31, 2009, to the deferred income tax expense (in thousands):

	<u>2009</u>	<u>2008</u>
Increase in deferred income tax liability from the preceding table	\$ 11,824	\$ 16,457
Deferred taxes related to regulatory assets and liabilities	(1,323)	(1,200)
Deferred taxes associated with other comprehensive income	(73)	38
Deferred taxes related to property basis differences	2,851	767
Deferred taxes related to AFUDC	(1,679)	-
Other	 	 10
Deferred income tax expense for the period	\$ 11,600	\$ 16,072

The effective tax rate differs from the federal statutory rate for the years ended December 31, as follows:

	<u>2009</u>	<u>2008</u>	<u>2007</u>
Federal statutory rate	35.0%	35.0%	35.0%
Amortization of excess deferred and investment tax credits	(0.9)	(0.7)	(1.0)
Equity AFUDC	(6.2)	(3.6)	-
Other	(1.5)	(1.1)	(0.5)
_	26.4%	29.6%	33.5%

We adopted the accounting standards for uncertain tax positions on January 1, 2007 which clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements in accordance with accounting standards for income taxes. The accounting standards prescribe a recognition threshold and measurement attributes for the financial statement recognition and measurement of a tax position taken or expected to be taken. The impact of this implementation had no effect on our financial statements.

The following table reconciles the total amounts of unrecognized tax benefits at the beginning and end of the period (in thousands):

		<u>2009</u>	2008
Unrecognized tax benefits at January 1	\$	767 3,110	\$ -
Additions for prior year tax positions Additions for current year tax positions			 767
Unrecognized tax benefits at December 31	\$	3,877	\$ 767

The total amount of unrecognized tax benefits that, if recognized, would impact the effective tax rate is approximately \$0.3 million.

It is our continuing practice to recognize interest and/or penalties related to income tax matters in income tax expense. During the year ended December 31, 2009, the interest expense recognized was not material to our financial results.

We file income tax returns in the United States federal jurisdiction. We do not anticipate that total unrecognized tax benefits will significantly change due to the settlement of any audits or the expiration of statutes of limitations prior to December 31, 2010.

### (8) COMPREHENSIVE INCOME

The following tables display each component of Other Comprehensive Income (Loss) and the related tax effects for the years ended December 31, (in thousands):

	<u>2009</u>						
		Pre-tax Amount	Tax (Expense) <u>Benefit</u>		Net-of-tax <u>Amount</u>		
Pension liability adjustment	\$	150	\$	(52)	\$	98	
Reclassification adjustments of cash flow hedges settled and included in net income		64		(24)		40	
Net change in fair value of derivatives designated as cash flow hedges		(5)		3		(2)	
Other comprehensive income	\$	209	\$	(73)	\$	136	
				2000			

	<u>2008</u>							
	Pre-tax Amount				Net-of-tax Amount			
Pension liability adjustment	\$	(4)	\$	1	\$	(3)		
Reclassification adjustments of cash flow hedges settled and included in net income		(107)		38		(69)		
Other comprehensive loss	\$	(111)	\$	39	\$	(72)		

<u>2007</u>						
			` .	_	let-of-tax Amount	
\$	115	\$	(39)	\$	76	
	424		(148)		276	
	(1,069)		372		(697)	
\$	(530)	\$	185	\$	(345)	
		424 (1,069)	Amount I \$ 115 \$ 424 (1,069)	Pre-tax Amount         Tax (Expense) Benefit           \$ 115         \$ (39)           424         (148)           (1,069)         372	Pre-tax	

Balances by classification included within Accumulated other comprehensive loss on the accompanying Balance Sheets at December 31 are as follows (in thousands):

<b></b>	<u>2009</u>	<u>2008</u>
Derivatives designated as cash flow hedges Employee benefit plans	\$ (893) (320)	\$ (932) (417)
Total accumulated other comprehensive loss	\$ (1,213)	\$ (1,349)

## (9) EMPLOYEE BENEFIT PLANS

#### **Funded Status of Benefit Plans**

The funded status of postretirement benefit plans is required to be recognized in the statement of financial position. The funded status for pension plans is measured as the difference between the projected benefit obligation and the fair value of plan assets. The funded status for all other benefit plans is measured as the difference between the accumulated benefit obligation and the fair value of plan assets. A liability is recorded for an amount by which the benefit obligation exceeds the fair value of plan assets or an asset is recorded for any amount by which the fair value of plan assets exceeds the benefit obligation.

We apply accounting standards for regulated operations, and accordingly, the unrecognized net periodic benefit cost that would have been reclassified to Accumulated other comprehensive income (loss) was alternatively recorded as a regulatory asset or regulatory liability, net of tax.

The measurement date of plans should be the date of our year-end balance sheet. We had used a September 30 measurement date. During 2008, we changed the measurement date to December 31. Therefore, \$0.2 million, net of tax, was recognized as an adjustment to retained earnings.

#### **Defined Benefit Pension Plan**

We have a noncontributory defined benefit pension plan (Plan) covering the employees who meet certain eligibility requirements. The benefits are based on years of service and compensation levels during the highest five consecutive years of the last ten years of service. Our funding policy is in accordance with the federal government's funding requirements. The Plan's assets are held in trust and consist primarily of equity and fixed income investments. We use a December 31 measurement date for the Plan.

In July 2009, the Board of Directors approved a freeze to our Defined Benefit Pension Plan (with the exception of bargaining unit participants). The freeze is effective January 1, 2010 and eliminates new non-bargaining unit employees from participation in the plan, and freezes the benefits of current non-bargaining unit participants except for the following group: those non-bargaining participants who are both 1) are age 45 or older as of December 31, 2009 and have 10 years or more of credited service as of January 1, 2010; and 2) elect to continue to accrue additional benefits under the pension plan and consequently forego the additional age- and points-based employer contribution under our 401(k) retirement savings plan. Plan assets and obligations were revalued July 31, 2009 in conjunction with the freeze, and we recognized a pre-tax curtailment expense of approximately \$0.2 million in the third quarter of 2009.

The Plan's expected long-term rate of return on assets assumption is based upon the weighted average expected long-term rate of returns for each individual asset class. The asset class weighting is determined using the target allocation for each asset class in the Plan portfolio. The expected long-term rate of return for each asset class is determined primarily from adjusted long-term historical returns for the asset class. It is anticipated that long-term future returns will not achieve historical results.

The expected long-term rate of return for equity investments was 9.5% for the 2009 and 2008 plan years. For determining the expected long-term rate of return for equity assets, we reviewed interest rate trends and annual 20-, 30-, 40-, and 50-year returns on the S&P 500 Index, which were, at December 31, 2009, 8.1%, 11.1%, 9.7% and 9.3%, respectively. Fund management fees were estimated to be 0.18% for S&P 500 Index assets and 0.45% for other assets. The expected long-term rate of return on fixed income investments was 6.0%; the return was based upon historical returns on 10-year treasury bonds of 6.9% from 1962 to 2009, and adjusted for recent declines in interest rates. The expected long-term rate of return on cash investments was estimated to be 1.0%, which was based upon current one-year LIBOR rates.

#### Plan Assets

Percentage of fair value of Plan assets at December 31:

	<u>2009</u>	<u>2008</u>
Equity	72%	68%
Fixed income	25	28
Cash	3	4
Total	100%	100%

The Investment Policy for the Pension Plans is to seek to achieve the following long-term objectives: 1) a rate of return in excess of the annualized inflation rate based on a five-year moving average; 2) a rate of return that meets or exceeds the assumed actuarial rate of return that meets or exceeds the assumed actuarial rate of return as stated in the Plan's actuarial report; 3) a rate of return on investments, net of expenses, that is equal to or exceeds various benchmark rates on a moving three-year average, and 4) maintenance of sufficient income and liquidity to pay monthly retirement benefits. The policy strategy seeks to prudently invest in a diversified portfolio of predominately equity and fixed income assets.

The policy contains certain prohibitions on transactions in separately managed portfolios in which the Plan may invest, including prohibitions on short sales.

#### Cash Flows

We made no contributions to the Plan in 2009 and expect no contributions to the Plan in 2010.

# Supplemental Non-qualified Defined Benefit Retirement Plans

We have various supplemental retirement plans for key executives. The Plans are non-qualified defined benefit plans. We use a December 31 measurement date for the Plans. Effective January 1, 2010, we eliminated a non-qualified pension plan in which some of our officers participated due to the partial freeze of our qualified pension plans. We also amended the NQDC, which was adopted in 1999. The NQDC is a non-qualified deferred compensation plan that provides executives with an opportunity to elect to defer compensation and receive benefits without reference to the limitations on contributions in the Plan or those imposed by the IRS. The amended NQDC provides for non-elective non-qualified restoration benefits to certain officers who are not eligible to continue accruing benefits under the Defined Benefit Pension Plans and associated non-qualified pension restoration plans. All contributions to the non-qualified plans are subject to a graded vesting schedule of 20% per year over five years with vesting credit beginning with service in the Plan on and after January 1, 2010.

# Plan Assets

The Plan has no assets. We fund on a cash basis as benefits are paid.

### **Estimated Cash Flows**

The estimated employer contribution is expected to be \$0.1 million in 2010. Contributions are expected to be made in the form of benefit payments.

# Non-pension Defined Benefit Postretirement Plan

Employees who are participants in our Postretirement Healthcare Plan and who retire on or after attaining age 55 after completing at least five years of service are entitled to postretirement healthcare benefits. These benefits are subject to premiums, deductibles, co-payment provisions and other limitations. We may amend or change the Plan periodically. We are not pre-funding our retiree medical plan. We use a December 31 measurement date for the Plan. In July 2009, the Board of Directors approved a freeze to the Plan which changed the structure of the Plan for non-union employees to a Retiree Medical Savings Account structure and expanded eligibility of Plan participants, effective January 1, 2010.

It has been determined that the Plan's post-65 retiree prescription drug plans are actuarially equivalent and qualify for the Medicare Part D subsidy. The effect of the Medicare Part D subsidy on the accumulated postretirement benefit obligation for the fiscal year ending December 31, 2009, was an actuarial gain of approximately \$0.9 million. The effect on 2009 net periodic postretirement benefit cost was a decrease of approximately \$0.1 million.

# Plan Assets

The Plan has no assets. We fund on a cash basis as benefits are paid.

# Estimated Cash Flows

The estimated employer contributions are expected to be \$0.4 million in 2010. Contributions are expected to be made in the form of benefit payments.

#### Fair Value Measurements

Common Collective Trust

Total investments measured at fair value

Accounting standards for fair value measurements provide a single definition of fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date and also requires disclosures and establishes a fair value hierarchy that prioritizes the inputs used to measure fair value. The fair value hierarchy ranks the quality and reliability of the information used to determine fair values giving the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to unobservable inputs (level 3 measurements). The pension plan is able to classify fair value balances based on the observability of inputs.

Financial assets and liabilities carried at fair value are classified and disclosed in one of the following three categories:

Level 1 – Unadjusted quoted prices available in active markets that are accessible at the measurement date for identical unrestricted assets or liabilities.

Level 2 – Pricing inputs include quoted prices for identical or similar assets and liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the asset or liability and inputs that are derived principally from or corroborated by observable market data by correlation or other means.

Level 3 - Pricing inputs include significant inputs that are generally less observable from objective sources.

As required by accounting standards for fair value measurements, assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect their placement within the fair value hierarchy levels. The following tables set forth, by level within the fair value hierarchy, the assets that were accounted for at fair value on a recurring basis as of December 31, 2009 and 2008 (in thousands):

Defined Benefit Pension Plan	At Fair Value as of December 31, 2009									
Recurring Fair Value Measures		Level 1		Level 2	Le	evel 3		Total		
Registered Investment Companies Common Collective Trust	\$	22,632	\$	- 16,408	\$	-	\$	22,632 16,408		
Total investments measured at fair value	\$	22,632	\$	16,408	\$	-	\$	39,040		
Defined Benefit Pension Plan		Α	t Fair	· Value as o	f Decen	nber 31,	2008			
Recurring Fair Value Measures		Level 1		Level 2	Le	evel 3		Total		
Registered Investment Companies	\$	17,976	\$	-	\$	-	\$	17,976		

17,976

14,124

14,124

14,124

32,100

### Plan Reconciliations

The following tables provide a reconciliation of the Employee Benefit Plan's obligations and fair value of assets for 2009 and 2008, components of the net periodic expense for the years ended 2009, 2008 and 2007 and elements of regulatory assets and liabilities and AOCI for 2009 and 2008 (in thousands):

# **Benefit Obligations**

					Suj	plemental	None	qualified				
					De	fined Bene	fit Re	tirement	No	n-pension	Defi	ned Benefit
	Det	fined Benefi	t Pen	sion Plans		Pla	ans			<u>Postretir</u>	emer	<u>ıt Plans</u>
		2009		<u>2008</u>		2009		<u> 2008</u>		<u>2009</u>		<u>2008</u>
Change in benefit obligation:												
Projected benefit obligation at												
beginning of year	\$	51,965	\$	48,937	\$	1,672	\$	1,958	\$	7,393	\$	6,649
Service cost		1,155		1,396		-		-		216		264
Interest cost		3,143		3,790		100		150		444		522
Actuarial loss		1,686		2,712		7		65		3,474		506
Amendments		100		-		-		-		(1,960)		-
Discount rate change		1,047		-		-		-		-		-
Benefits paid		(2,312)		(2,838)		(89)		(142)		(579)		(830)
Asset transfer to affiliate		(121)		(2,032)		-		(359)		(23)		(297)
Plan curtailment reduction		(1,048)		-		-		-				-
Medicare Part D adjustment				-		-		-		46		71
Plan participant's contributions		-		-						421		508
Net increase (decrease)		3,650		3,028		18		(286)		2,039		744
Projected benefit obligation at												
end of year	\$	55,615	\$	51,965	\$	1,690	\$	1,672	\$	9,432	\$	7,393

A reconciliation of the fair value of Plan assets (as of the December 31 measurement date) is as follows (in thousands):

					Sι	ıpplemental	l Nonqua	lified				
					$\mathbf{D}$	efined Bene	fit Retire	ement	Non	-pension	Defined	d Benefit
	Def	ined Benefit	Pen	sion Plans		Pla	ans			Postretir	ement P	<u>lans</u>
		2009		<u>2008</u>		<u>2009</u>	<u>20</u>	<u>800</u>	4	<u> 2009</u>	2	2008
Beginning market value of plan											4	
assets	\$	32,100	\$	52,466	\$	-	\$	-	\$	-	\$	-
Investment income (loss)		9,337		(8,771)		-		-		-		-
Benefits paid		(2,312)		(2,249)		-		-		-		-
Asset transfer to affiliate		(85)				-		-		-		-
Ending market value of plan assets	\$	39,040	\$	41,446	\$	_	\$	-	\$	-	\$	_

# Amounts recognized in the statement of financial position consist of (in thousands):

					Si	upplemental	None	qualified				
					D	efined Bene	fit Re	tirement	N	on-pension	Defin	ned Benefit
	De	fined Benefit	Pen	sion Plans		Pla	ıns			Postretir	emen	t Plans
		<u>2009</u>		<u>2008</u>		<u>2009</u>		<u>2008</u>		<u>2009</u>		<u>2008</u>
Regulatory asset (liability)	\$	19,580	\$	26,256	\$	-	\$	-	\$	1,443	\$	(11)
Current liability	\$		\$	-	\$	98	\$	109	\$	325	\$	223
Non-current liability	\$	(16,576)	\$	(19,864)	\$	(1,592)	\$	(1,564)	\$	(9,110)	\$	(7,169)

# Accumulated Benefit Obligation

				Sup	pplementa	ıl No	nqualified		
				De	fined Ben	efit F	Retirement	Non-pe	nsion Defined
	Defined	Benefit !	Pension Plans		<u>P</u>	<u>lans</u>		Benefit Po	stretirement Plans
	200	9	<u>2008</u>		<u>2009</u>		<u>2008</u>	<u>2009</u>	<u>2008</u>
Accumulated benefit obligation	\$ 47,	745 \$	43,894	\$	1,645	\$	1,622	\$ 9,432	\$ 7,393

# Components of Net Periodic Expense

							Suppler	nent	al Nonq	ualif	ied		Non-pe	ensio	n Define	d Be	nefit
	Defined	Ben	efit Pensio	n P	lans	De	fined Bo	enefi	it Retire	ment	Plans		<u>Po</u>	stret	irement	<u>Plans</u>	
	2009		2008		2007	2	009	` 2	2008	2	<u>2007</u>	2	2009	;	2008		<u> 2007</u>
Service cost	\$ 1,155	\$	1,117	\$	1,137	\$	-	\$	-	\$	-	\$	216	\$	211	\$	211
Interest cost	3,143		3,032		2,923		100		120		116		444		417		398
Expected return on assets	(2,780)		(4,374)		(3,885)		-		-		-		-		-		-
Amortization of prior																	
service cost	87		112		103		-		1		1		-		-		-
Amortization of transition obligation	_		_		_		_		-		_		51		51		51
Recognized net actuarial	_												-				
loss (gain)	1,586		_		408		43		44		57		_		(1)		-
Curtailment expense	189		-		-		_				-		-			<u>.</u>	-
Net periodic expense	\$ 3,380	\$	(113)	\$	686	\$	143	\$	165	\$	174	\$	711	\$	678	\$	660

# Accumulated Other Comprehensive Income (Loss)

Amounts included in AOCI, after-tax, that have not yet been recognized as components of net periodic benefit cost at December 31, are as follows (in thousands):

					Su	pplementa	l No	nqualified				
					De	fined Ben	efit F	Retirement	1	Non-pe	nsion	Defined
	Defin	ed Bene	efit Pe	nsion Plans		P	lans		Ben	efit Pos	stretire	ement Plans
	20	)09		2008		2009		<u>2008</u>	2	<u>009</u>		<u>2008</u>
Net loss	\$	-	\$	-	\$	(324)	\$	(347)	\$	<del></del>	\$	-
Prior service cost		_		-		-		(1)		-		-
Transition obligation		-		-		-		-		-		
_	\$	_	\$	-	\$	(324)	\$	(348)	\$	-	\$	-

The amounts in AOCI, regulatory assets or regulatory liabilities, after-tax, expected to be recognized as a component of net periodic benefit cost during calendar year 2010 are as follows (in thousands):

	 ined Benefits	None	Supplemental qualified Defined t Retirement Plans	n-pension Defined efit Postretirement Plans
Net loss Prior service cost Transition obligation	\$ 895 41 -	\$	20 - -	\$ 111 (91)
Total net periodic benefit cost expected to be recognized during calendar year 2010	\$ 936	\$	20	\$ 20

# **Assumptions**

Company Name:

	Defined Benefit Pension <u>Plans</u>				ental None Benefit Re <u>Plans</u>	•	Non-pension Defined Benefit Postretirement <u>Plans</u>			
Weighted-average assumptions used to determine benefit obligations:	<u>2009</u>	<u>2008</u>	<u>2007</u>	<u>2009</u>	<u>2008</u>	<u>2007</u>	<u>2009</u>	<u>2008</u>	2007	
Discount rate	6.05%	6.20%	6.35%	6.10%	6.20%	6.35%	5.90%	6.10%	6.35%	
Rate of increase in compensation levels	4.25%	4.25%	4.34%	5.00%	5.00%	5.00%	N/A	N/A	N/A	
Weighted-average assumptions used to determine net periodic										
benefit cost for plan year:	<u>2009</u>	<u>2008</u>	<u>2007</u>	<u>2009</u>	<u>2008</u>	<u>2007</u>	<u>2009</u>	<u>2008</u>	<u>2007</u>	
Discount rate	6.25%	6.35%	5.95%	6.20%	6.35%	5.95%	6.10%	6.35%	5.95%	
Expected long-term rate of return on assets* Rate of increase in	8.50%	8.50%	8.50%	N/A	N/A	N/A	N/A	N/A	N/A	
compensation levels	4.25%	4.34%	4.31%	5.00%	N/A	5.00%	N/A	N/A	N/A	

<sup>\*</sup> The expected rate of return on plan assets changed to 8.00% for the calculation of the 2010 net periodic pension cost.

The healthcare cost trend rate assumption for 2009 fiscal year benefit obligation determination and 2010 fiscal year expense is a 10% increase for 2009 grading down until a 4.5% ultimate trend rate is reached in fiscal year 2027. The healthcare cost trend rate assumption for the 2008 fiscal year benefit obligation determination and 2009 fiscal year expense was a 9% increase for 2009 grading down 1% per year until a 5% ultimate trend rate is reached in fiscal year 2013.

The healthcare cost trend rate assumption has a significant effect on the amounts reported. A 1% increase in the healthcare cost trend assumption would increase the service and interest cost \$0.1 million or 22% and the accumulated periodic postretirement benefit obligation \$1.3 million or 14%. A 1% decrease would reduce the service and interest cost by \$0.1 million or 17% and the accumulated periodic postretirement benefit obligation \$1.0 million or 11%.

The following benefit payments, which reflect future service, are expected to be paid (in thousands):

	_				No	n-pension I	Defined	Benefit Postret	iremen	t Plans
		ined Benefit nsion Plans	No Def	pplemental onqualified ined Benefit irement Plan	Ê	cted Gross Benefit syments	P	cted Medicare art D Drug <u>refit Subsidy</u>	Ē	ected Net Benefit syments
2010	\$	2,584	\$	98	\$	405	\$	(80)	\$	325
2011		2,743		112		486		(86)		400
2012		2,833		94		544		(94)		450
2013		2,975		77		585		(101)		484
2014		3,152		93		628		(107)		521
2015-2019		18,086		557		3,683		(624)		3,059

Black Hills Power, Inc.

Notes to the Financial Statements

#### **Defined Contribution Plan**

The Parent sponsors a 401(k) retirement savings plan in which employees may participate. Participants may elect to invest up to 50% of their eligible compensation on a pre-tax basis, up to a maximum amount established by the Internal Revenue Service. We provide a matching contribution of 100% of the employee's annual contribution up to a maximum of 3% of eligible compensation. Matching contributions vest at 20% per year and are fully vested when the participant has 5 years of service. Our matching contributions were \$0.7 million for 2009, \$0.7 million for 2008 and \$0.6 million for 2007.

Effective January 1, 2010 in conjunction with the partial freeze of our defined benefit pension plan, we amended our 401(k) Retirement Savings Plan. This freeze covers all employees with the exception of the bargaining unit employees and certain other employees grandfathered under a prior defined benefit plan election. The amendment provides for a matching contribution of 100% of the eligible employee's annual contribution up to a maximum of 6% of eligible compensation. The amendment also provides certain eligible participants an age and service-based employer contribution.

### (10) RELATED-PARTY TRANSACTIONS

### Receivables and Payables

We have accounts receivable balances related to transactions with other BHC subsidiaries. The balances were \$4.1 million and \$12.6 million as of December 31, 2009 and 2008, respectively. We also have accounts payable balances related to transactions with other BHC subsidiaries. The balances were \$10.0 million and \$10.4 million as of December 31, 2009 and 2008, respectively.

# Money Pool Notes Receivable and Notes Payable

We have a Utility Money Pool Agreement with the Parent, Cheyenne Light and Black Hills Utility Holdings. Under the agreement, we may borrow from the Parent. The Agreement restricts us from loaning funds to the Parent or to any of the Parent's non-utility subsidiaries; the Agreement does not restrict us from making dividends to the Parent. Borrowings under the agreement bear interest at the daily cost of external funds as defined under the Agreement, or if there are no external funds outstanding on that date, then the rate will be the daily one month LIBOR rate plus 100 basis points.

Through the Utility Money Pool, we have a net note receivable balance to the Parent of \$57.7 million as of December 31, 2009 and a net note payable balance of \$70.2 million as of December 31, 2008. Advances under this note bear interest at 0.70% above the daily LIBOR rate (0.93% at December 31, 2009). Net interest expense of \$1.1 million and \$0.9 million was recorded for the years ended December 31, 2009 and 2008, respectively. During 2007, we had a note receivable of \$10.3 million for which we received \$0.9 million of interest income.

### Other Balances and Transactions

We received revenues of approximately \$0.9 million, \$1.2 million and \$1.9 million for the years ended December 31, 2009, 2008 and 2007, respectively, from Black Hills Wyoming, Inc. for the transmission of electricity.

We received revenues of approximately \$1.8 million and \$2.8 million for the years ended December 31, 2009 and 2008, respectively, from Cheyenne Light for the sale of electricity and dispatch services.

We recorded revenues of \$0.2 million and \$1.4 million for the years ending December 31, 2008 and 2007, respectively, relating to payments received pursuant to a natural gas swap entered into with Enserco.

We purchase coal from WRDC. The amount purchased during the years ended December 31, 2009, 2008 and 2007 was \$16.3 million, \$15.5 million and \$12.6 million, respectively. These amounts are included in Fuel and purchased power on the accompanying Statements of Income.

We purchase excess power generated by Cheyenne Light. The amount purchased during the years ended December 31, 2009 and 2008 was \$8.6 million and \$6.4 million, respectively.

In order to fuel our combustion turbine, we purchase natural gas from Enserco. The amount purchased during the years ended December 31, 2009, 2008 and 2007 was approximately \$2.3 million, \$8.0 million and \$4.5 million, respectively. These amounts are included in Fuel and purchased power on the accompanying Statements of Income.

In addition, we also pay the Parent for allocated corporate support service cost incurred on our behalf. Corporate costs allocated from the Parent were \$15.0 million, \$12.4 million and \$11.3 million for the years ended December 31, 2009, 2008 and 2007, respectively.

We have funds on deposit from Black Hills Wyoming for transmission system reserve in the amount of \$2.0 million and \$1.9 million at December 31, 2009 and 2008, respectively, which is included in Deferred credits and other liabilities, Other on the accompanying Balance Sheets. Interest on the deposit accrues quarterly at an average prime rate (3.25% at December 31, 2009). We paid interest expense of \$0.1 million for each of the years ended December 31, 2009, 2008 and 2007, respectively.

We have two contracts with Cheyenne Light under which Cheyenne Light sells up to 40 MW of wind-generated, renewable energy to us. Purchases from these agreements during 2009 were \$2.8 million and \$0.6 million in 2008.

# (11) SUPPLEMENTAL CASH FLOWS INFORMATION

Years ended December 31,	<u>2009</u>	(in th	2008 (ousands)	<u>2007</u>
Non-cash investing and financing activities -				
Property, plant and equipment financed with				
accrued liabilities	\$ 10,191	\$	13,294	\$ 1,323
Distribution to Parent	\$ 225,000	\$	-	\$ -
Borrowing from Parent	\$ 200,000	\$	-	\$ -
Supplemental disclosure of cash flow information:				
Cash paid during the period for -				
Interest (net of amounts capitalized)	\$ 14,252	\$	11,578	\$ 11,782
Income taxes (refunded) paid	\$ (3,700)	\$	(5,877)	\$ 17,284

# (12) COMMITMENTS AND CONTINGENCIES

# Partial Sale of Wygen III to MDU

On April 9, 2009, we sold to MDU a 25% ownership interest in our Wygen III generation facility currently under construction. At closing, MDU made a payment to us for its 25% share of the costs to date on the ongoing construction of the facility. Proceeds of \$32.8 million were received of which \$30.2 million was used to pay down a portion of the Acquisition Facility. MDU will continue to reimburse us for its 25% of the total costs paid to complete the project. In conjunction with the sales transaction, we also modified a 2004 PPA between us and MDU.

# **Power Purchase and Transmission Services Agreements**

We have the following purchase power and transmission agreements as of December 31, 2009:

- A PPA with PacifiCorp expiring in 2023, which provides for the purchase by us of 50 MW of
  electric capacity and energy. The price paid for the capacity and energy is based on the operating
  costs of one of PacifiCorp's coal-fired electric generating plants. Costs incurred under this
  agreement were \$11.8 million in 2009, \$11.6 million in 2008 and \$10.9 million in 2007.
- A firm point-to-point transmission access agreement to deliver up to 50 MW of power on PacifiCorp's transmission system to wholesale customers in the western region through 2023.
   Costs incurred under this agreement were \$1.2 million in each of the years ended 2009, 2008 and 2007, respectively.
- Cheyenne Light entered into a 20-year PPA with Happy Jack for 29.4 MW of energy. Under a separate inter-company agreement, Cheyenne Light has agreed to sell 20 MW of energy from Happy Jack to us;
- Cheyenne Light entered into a 20-year PPA with Silver Sage for 30 MW of energy. Commercial operations commenced on October 1, 2009. Under a separate inter-company agreement, Cheyenne Light has agreed to sell 20 MW of energy from Silver Sage to us; and
- A Generation Dispatch Agreement with Cheyenne Light that requires us to purchase all of Cheyenne Light's excess energy.

### **Long-Term Power Sales Agreements**

We have the following power sales agreements as of December 31, 2009:

- A contract with the City of Gillette, Wyoming, expiring in 2012, to provide the city's first 23
  MW of capacity and energy. The agreement renews automatically and requires a seven-year
  notice of termination. This contract is integrated into our control area and is treated as part of
  our firm native load. As of December 31, 2009, neither party to the agreement had given notice
  of termination;
- An agreement under which we supply up to 74 MW of capacity and energy to MDU for the Sheridan, Wyoming electric service territory through the end of 2016. The sales to MDU have been integrated into our control area and are considered part of our firm native load. In accordance with the terms of the agreement, MDU exercised its option to participate in the ownership of the Wygen III plant that is currently being constructed. Under an agreement entered into in April 2009, MDU purchased a 25% undivided interest in the Wygen III plant. We retain responsibility for operations of the facility with a life-of-plant lease and agreements with MDU for operations and coal supply. In conjunction with the sales transaction, we also modified the 2004 PPA under which we supplied MDU with 74 MW of capacity and energy through 2016. The PPA with MDU will be supplied from its ownership interest in Wygen III. During periods of reduced production at Wygen III, or during periods when Wygen III is offline, we will provide MDU with its first 25 MW from our other generation facilities or from system purchases; and
- An agreement under which we supply 20 MW of energy and capacity to MEAN under a contract that expires in 2023. This contract is unit-contingent based on the availability of our Neil Simpson II and Wygen III plants, with capacity purchase decreasing to 15 MW in 2018, 12 MW in 2020 and 10 MW in 2022. The unit-contingent capacity amounts from Wygen III and Neil Simpson II are as follows:

```
2010-2017 20 MW - 10 MW contingent on Wygen III and 10 MW contingent on Neil Simpson II
2018-2019 15 MW - 10 MW contingent on Wygen III and 5 MW contingent on Neil Simpson II
2020-2021 12 MW - 6 MW contingent on Wygen III and 6 MW contingent on Neil Simpson II
2022-2023 10 MW - 5 MW contingent on Wygen III and 5 MW contingent on Neil Simpson II; and
```

 A five-year PPA with MEAN which commences the month following the onset of commercial operations of Wygen III. Under this contract, MEAN will purchase 5 MW of unit-contingent capacity from Neil Simpson II and 5 MW of unit-contingent capacity from Wygen III.

#### Legal Proceedings

# **Ongoing Litigation**

We are subject to various legal proceedings, claims and litigation which arise in the ordinary course of operations. In the opinion of management, the amount of liability, if any, with respect to these actions would not materially affect our financial position, results of operations or cash flows.

# (13) QUARTERLY HISTORICAL DATA (Unaudited)

We operate on a calendar year basis. The following table sets forth selected unaudited historical operating results data for each quarter of 2009 and 2008 (in thousands):

	First <u>Quarter</u>	Second Quarter	Third <u>Quarter</u>	Fourth Quarter
2009: Operating revenues Operating income Net income	\$ 54,458 10,705 6,964	\$ 46,836 5,006 3,105	\$ 53,086 8,920 7,166	\$ 52,699 10,174 5,904
2008: Operating revenues Operating income Net income	\$ 57,632 10,591 5,576	\$ 57,978 9,270 5,251	\$ 59,358 10,228 6,371	\$ 57,706 8,547 5,561

# (14) SUBSEQUENT EVENT

Company Name:

In February 2010, we provided notice to the bondholders of our intent to call the BHP Series Y bonds in full. These bonds were originally due in 2018. The balance of \$2.5 million plus an early redemption premium of 2.6% will be paid on March 31, 2010.

Company Name: Black Hills Power, Inc.

Page 1 of 3

	MONT	ANA PLANT IN SERVICE (ASSIGNED &	ALLOCATED)	Yea	ar: 2009
	11101111	Account Number & Title	Last Year		% Change
1					
2	lı	ntangible Plant			
3					
4	301	Organization			
5	302	Franchises & Consents			
6	303	Miscellaneous Intangible Plant			
7	_				
8	T	OTAL Intangible Plant	,		
9 10	Б	Production Plant			
11		Toutellon Flant			
1 1	Steam Prod	Auction			
13	Oleani i ioc	douon			
14	310	Land & Land Rights			
15	311	Structures & Improvements			
16	312	Boiler Plant Equipment			
17	313	Engines & Engine Driven Generators			
18	314	Turbogenerator Units			
19	315	Accessory Electric Equipment			
20	316	Miscellaneous Power Plant Equipment	:		
21					
22	Т	OTAL Steam Production Plant			
23					
24	Nuclear Pro	oduction			
25					
26	320	Land & Land Rights			
27	321	Structures & Improvements			
28	322	Reactor Plant Equipment			
29	323	Turbogenerator Units			
30	324	Accessory Electric Equipment			
31	325	Miscellaneous Power Plant Equipment			
32	_				
33		OTAL Nuclear Production Plant			
34	Lhadwe die T	traduction			
	Hydraulic P	TOUUCION			
36	330	Land & Land Rights			
38		Structures & Improvements			
39		Reservoirs, Dams & Waterways			
40	333	Water Wheels, Turbines & Generators			
41	334	Accessory Electric Equipment			
42	335	Miscellaneous Power Plant Equipment			
43		Roads, Railroads & Bridges			
44		1.0000, 1.amoudo a bhagos			
45		FOTAL Hydraulic Production Plant	1		
45	l	OTAL Hydraulic Production Plant			<u> </u>

Year: 2009

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MONTANA PLANT IN SERVICE (ASSIGNED & ALLOCATED)

		Account Number & Title	Last Year	This Year	% Change
1		Account Namber & The	Last ( cai	Tillo Tour	70 Onlange
2	C	Production Plant (cont.)			
3	•	Toduction Flant (cont.)			
4	Other Prod	uction			
5	Other 1 loa	uction			
6	340	Land & Land Rights			
7	341	Structures & Improvements			
8	342	Fuel Holders, Producers & Accessories			
9	343	Prime Movers			
10	344	Generators			
11	345	Accessory Electric Equipment			
12	346	Miscellaneous Power Plant Equipment			
13	340	wilscellaneous rower riant Equipment	,		
14	т	OTAL Other Production Plant	-		
15	·	OTAL Other Froduction Flam			
16	Т	OTAL Production Plant			
17		OTAL Floration Flank			
18	Т	ransmission Plant			
19					
20	350	Land & Land Rights			
21	352	Structures & Improvements			
22	353	Station Equipment			
23	354	Towers & Fixtures			
24	355	Poles & Fixtures			
25	356	Overhead Conductors & Devices			
26	357	Underground Conduit			
27	358	Underground Conductors & Devices			
28	359	Roads & Trails			
29					
30	7	OTAL Transmission Plant			
31					
32		Distribution Plant			
33					
34	360	Land & Land Rights	26,304	26,304	
35	361	Structures & Improvements	5,970	5,970	
36	362	Station Equipment	445,583	445,583	
37	363	Storage Battery Equipment			
38	364	Poles, Towers & Fixtures	388,761	388,761	0%
39	365	Overhead Conductors & Devices	415,751	427,905	-3%
40	366	Underground Conduit	909	909	
41	367	Underground Conductors & Devices	15,834	15,834	
42	368	Line Transformers	44,307	46,941	-6%
43	369	Services	3,367	3,367	0%
44	370	Meters	15,981	13,258	21%
45	371	Installations on Customers' Premises			
46	372	Leased Property on Customers' Premises			
47	373	Street Lighting & Signal Systems			
48					
49	1	OTAL Distribution Plant	1,362,767	1,374,831	-1%

Company Name: Black Hills Power, Inc. **SCHEDULE 19** 

Page 3 of 3

	MONT	ANA PLANT IN SERVICE (ASSIGNED 8	ALLOCATED)	Ye	ar: 2009
		Account Number & Title	Last Year	This Year	% Change
1					
2	(	General Plant			
3					
4	389	Land & Land Rights			
5	390	Structures & Improvements			
6	391	Office Furniture & Equipment			
7	392	Transportation Equipment			
8	393	Stores Equipment			
9	394	Tools, Shop & Garage Equipment			
10	395	Laboratory Equipment		•	
11	396	Power Operated Equipment			
12	397	Communication Equipment	14,732	14,732	
13	398	Miscellaneous Equipment			
14	399	Other Tangible Property			
15		-			
16	7	OTAL General Plant	14,732	14,732	<u> </u>
17					
18	T	OTAL Electric Plant in Service	1,377,498	1,389,563	-1%

Company Name: Black Hills Power, Inc. **SCHEDULE 20** 

# MONTANA DEPRECIATION SUMMARY

			Accumulated Dep	oreciation	Current
	Functional Plant Classification	Plant Cost	Last Year Bal.	This Year Bal.	Avg. Rate
1					
2	Steam Production				
3	Nuclear Production				
4	Hydraulic Production				
5	Other Production				
6	Transmission	1			
7	Distribution	1,374,831	220,280	912,201	
8	General	14,732	10,031	10,597	
9	TOTAL	1,389,563	230,311	922,798	

# MONTANA MATERIALS & SUPPLIES (ASSIGNED & ALLOCATED)

	M	ONTANA MATERIALS & SUPPLIES (AS	SSIGNED & ALL	OCATED)	SCHEDULE 21
		Account	Last Year Bal.	This Year Bal.	%Change
1					
2	151	Fuel Stock	N/A	N/A	
3	152	Fuel Stock Expenses Undistributed			
4	153	Residuals			
5	154	Plant Materials & Operating Supplies:			
6		Assigned to Construction (Estimated)			
7		Assigned to Operations & Maintenance			
8		Production Plant (Estimated)			
9		Transmission Plant (Estimated)			
10		Distribution Plant (Estimated)			
11		Assigned to Other			
12	155	Merchandise			
13	156	Other Materials & Supplies			1
14	157	Nuclear Materials Held for Sale			
15	163	Stores Expense Undistributed			
16					
17	TOTA	L Materials & Supplies			

#### MONTANA REGULATORY CAPITAL STRUCTURE & COSTS **SCHEDULE 22**

					Weighted
	Commission Accepted - Most	t Recent	% Cap. Str.	% Cost Rate	Cost
1	Docket Number	83.4.25			
2	Order Number	4998			
3					
4	Common Equity		52.83%	15.00%	
5	Preferred Stock		11.96%	9.03%	
6	Long Term Debt		35.21%	7.75%	2.73%
7	Other		1		
8	TOTAL		100.00%		11.73%
9					
10	Actual at Year End				
11					
12	Common Equity		45.81%		
13	Preferred Stock				
14	Long Term Debt		54.19%		
15	Other				
16	TOTAL		100.00%		·

Year: 2009

-100%

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1,708,940

4.175

### STATEMENT OF CASH FLOWS

Year: 2009 This Year % Change Description Last Year 2 Increase/(decrease) in Cash & Cash Equivalents: 3 Cash Flows from Operating Activities: 23.138.854 -2% 5 Net Income 22.759.259 20,778,346 19,313,360 8% 6 Depreciation Amortization 448,376 461,368 -3% 38% Deferred Income Taxes - Net 16,141,109 11,724,815 8 (124.398)44% Investment Tax Credit Adjustments - Net (69,171)9 -140% 13,301,001 Change in Operating Receivables - Net (5,298,011)10 -860% 484,106 11 Change in Materials, Supplies & Inventories - Net (3,681,392)(13,776,381)Change in Operating Payables & Accrued Liabilities - Net 9,742,252 171% 12 38% Allowance for Funds Used During Construction (AFUDC) (3,604,543)(5,831,355)13 -10% Change in Other Assets & Liabilities - Net (11,122,920)(10,072,860)14 15 Other Operating Activities (explained on attached page) 19% Net Cash Provided by/(Used in) Operating Activities 46,093,305 38,618,510 16 17 18 Cash Inflows/Outflows From Investment Activities: (82,645,360) -53% Construction/Acquisition of Property, Plant and Equipment (126,206,543)19 (net of AFUDC & Capital Lease Related Acquisitions) 20 21 Acquisition of Other Noncurrent Assets Proceeds from Disposal of Noncurrent Assets 22 Investments In and Advances to Affiliates 23 80.487.977 (127,967,110)163% Contributions and Advances from Affiliates 24 25 Disposition of Investments in and Advances to Affiliates 95% 26 Other Investing Activities (explained below \*) (211,505)(4,161,377)Net Cash Provided by/(Used in) Investing Activities (45,930,071) (214,773,847) 79% 27 28 Cash Flows from Financing Activities: 29 Proceeds from Issuance of: 30 31 Long-Term Debt 180,000,000 -100% Preferred Stock 32 33 Common Stock 34 Other: Net Increase in Short-Term Debt 35 36 Other: 37 Payment for Retirement of: 0% (2,008,575)(2,016,387)38 Long-Term Debt 39 Preferred Stock 40 Common Stock 41 Other: 42 Net Decrease in Short-Term Debt 43 Dividends on Preferred Stock 44 Dividends on Common Stock -49% (183,609)(123,511)45 Other Financing Activities (explained below \*\*) -101% 177,860,102 46 Net Cash Provided by (Used in) Financing Activities (2,192,184)47 -219% (2.028,950)1,704,765 48 Net Increase/(Decrease) in Cash and Cash Equivalents 48598% 2,033,125 49 Cash and Cash Equivalents at Beginning of Year 4,175

\*Long Term Notes Receivable, Officer Insurance, PEP Insurance CSV

50 Cash and Cash Equivalents at End of Year

<sup>\*\*</sup>Unamortized Discount on Long-term Debt

Company Name: Black Hills Power, Inc.

				LONG 1	LONG TERM DEBT			Year: 2009	2009
		Issue Date	Maturity Date	Principal	Net	Outstanding Per Balance			Total
	Description	Mo./Yr.	Mo./Yr.	Amount	Proceeds	Sheet	Maturity	Inc. Prem/Disc.	Cost %
	Series Y	06/1988	06/2018	6,000,000	5,906,578	2,519,999	9.49%	256,037	10.16%
ю <u>г</u>	Series Z	05/1991	05/2021	35,000,000	34,790,305	19,980,000	9.35%	1,939,986	9.71%
	5 Series AC	02/1995	02/2010	30,000,000	29,812,500	30,000,000	8.06%	2,418,000	8.06%
0 / 0	Series AE	08/2002	08/2032	75,000,000	74,343,750	75,000,000	7.23%	5,484,806	7.31%
. o c	Series AF	10/09	11/39	180,000,000	177,975,846	180,000,000	6.125%	11,098,812	6.17%
	1 2004 Pollution Control:	11/2007	10/2014	1 550 000	1 530 563	1 550 000	4 80%	77 710	۸ ۲۰
<u>π</u>		11/2004	10/2024	12,200,000	12,062,750	12,200,000	5.35%	665,560	5.46%
<u>4</u> to	Pennington Cty 4.8% Weston Cty 4.8%	11/2004 11/2004	10/2014	2,050,000	2,026,938	2,050,000	4.80%	102,777	5.01%
16					-			•	
17	17 1994 A Environ Improv Bond	06/1994	06/2024	3,000,000	2,930,057	2,855,000	8.00%	231,362	8.10%
0 0	19 Bear Paw Energy	0007/90	05/2012	1,078,000	1,078,000	187,512	13.66%	30,510	16.27%
2 2									
3 5									
24									
25									
27						-			
7 6 6									
3 %					1				
32	TOTAL			348,728,000	345,277,225	329,192,511		22,448,445	6.82%

Company Name: Black Hills Power, Inc.

SCHEDULE 25

Year: 2009	Embed. Cost %		
Year	Annual Cost		
	Principal Outstanding		
	Cost of Money		
TOCK	Net Proceeds		
PREFERRED STOCK	Call Price		
PREFE	Par Value		
	Shares Issued		
	Issue Date Mo./Yr.		
	Series	20 7 7 7 7 8 8 7 7 7 7 7 7 7 7 7 7 7 7 7	TOTAL
		- 0 c 4 c 0 c 2 c 2 c 2 c 2 c 2 c 2 c 2 c 2 c 2	32

				COMMO	COMMON STOCK				Year: 2009
		Avg. Number of Shares	Book Value	Earnings Per	Dividends Per	Retention	Market Price		Price/ Earnings
		Outstanding	Per Share	Share	Share	Katro	High	NO.	Katio
— c	100% of common stock privately held by	orivately held by							
1 (7)		200							
4 (	January	23,416,396							
၀ ၀	February	23,416,396							
8	March	23,416,396							
o 6 ;	April	23,416,396							
223	May	23,416,396							
5 4	June	23,416,396							
9 9	July	23,416,396							
<u> </u>	August	23,416,396					<del></del>		
2 2 3	September	23,416,396							
7 27 8	October	23,416,396						<u> </u>	
2 4 2	November	23,416,396							
7 7 2 7 2 7 2 7 2	December	23,416,396						<u>-</u>	
27									
29									
32	TOTAL Year End	23,416,396							

Year: 2009

# MONTANA EARNED RATE OF RETURN

	MUNIANA EARNED RATE OF		TL:_ V	1 cal , 2009
	Description Page 1	Last Year	This Year	% Change
	Rate Base			
1				
2	101 Plant in Service			
3	108 (Less) Accumulated Depreciation			
4	NET Plant in Service			
5				
6	Additions			
7	154, 156 Materials & Supplies			
8	165 Prepayments			
9	Other Additions			
10	TOTAL Additions			
11				
12	Deductions			
13	190 Accumulated Deferred Income Taxes			
14	252 Customer Advances for Construction			
15	255 Accumulated Def. Investment Tax Credits			
16	Other Deductions			
17	TOTAL Deductions			
18	TOTAL Rate Base			
19				
20	Net Earnings			
21				
22	Rate of Return on Average Rate Base			
23				^
24	Rate of Return on Average Equity			
25				
	Major Normalizing Adjustments & Commission			
	Ratemaking adjustments to Utility Operations			
28				
29				
30	Note: This schedule is not complete because			
31	Montana revenues represent less than			
32	2% of the Company's revenue.			
33				
34				
35				
36				
37			,	
38				
39				
40				
41				
42				
43				
44				
45				
46				_
47	Adjusted Rate of Return on Average Rate Base			+
48			ļ	
49	Adjusted Rate of Return on Average Equity	<b>.</b>		

	MONTANA COMPOSITE STATISTICS	Year: 2009
	Description	Amount
1 1		
2	Plant (Intrastate Only) (000 Omitted)	
3	404 Plant in Coming	1,390
4	101 Plant in Service 107 Construction Work in Progress	1,390
5 6	114 Plant Acquisition Adjustments	
7	105 Plant Held for Future Use	
8	154, 156 Materials & Supplies	
9	(Less):	
10	108, 111 Depreciation & Amortization Reserves	(923)
11	252 Contributions in Aid of Construction	
12		
13	NET BOOK COSTS	467
14	Devenues & Evneness (000 Omitted)	
15	Revenues & Expenses (000 Omitted)	
16 17	400 Operating Revenues	2,317
18	400 Operating Nevertues	
19	403 - 407 Depreciation & Amortization Expenses	
20	Federal & State Income Taxes	
21	Other Taxes	
22	Other Operating Expenses	
23	TOTAL Operating Expenses	
24		
25	Net Operating Income	2,317
26		
27	415-421.1 Other Income	
28	421.2-426.5 Other Deductions	
29	NET WOOMS	2 247
30	NET INCOME	2,317
31 32	Customers (Intrastate Only)	
33	Gustomers (intrastate Only)	
34	Year End Average:	1
35	Residential	13
36	Commercial	22
37	Industrial	2
38	Other	
39		
40	TOTAL NUMBER OF CUSTOMERS	37
41		
42 43	Other Statistics (Intrastate Only)	
44	Average Annual Residential Use (Kwh))	90,084
45	Average Annual Residential Cost per (Kwh) (Cents) *	8.30
46	* Avg annual cost = [(cost per Kwh x annual use) + ( mo. svc chrg	
	x 12)]/annual use	
47	Average Residential Monthly Bill	546
48	Gross Plant per Customer	12.62

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Power,
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Name:
Company

Year: 2009	Total Customers		Page 33
	Industrial & Other Customers		
	Commercial Customers		
ORMATION	Residential Customers		
<b>CUSTOMER INFORMATION</b>	Population (Include Rural)		
MONTANA	Citv/Town	Carter and Powder Rive	32 TOTAL Montana Customers

Year: 2009

# MONTANA EMPLOYEE COUNTS

	Department	Year Beginning	Year End	Average
1 N/A				
2 3 4 5 6 7 8 9				
3				
4				
5				
6				
7				
8				
9				
10				
11				
12				
12 13				
14		[		
15				
16				
15 16 17				
18				
19				
20				
21				
22				
23				
22 23 24 25 26 27				
25				
26				
27			,	
28 29 30 31				
29				
30				
31				
32 33				
33				
34 35				
35				
36				
37				
38				
39				
40				
41		1		
42				
43 44				
45				
46				
47				
48				
49				
50 TOTAL Montana	Employees			
- Join Diric Inditalia		1	I	

Company Name: Black Hills Power, Inc.

MONTANA CONSTRUCTION BUDGET (ASSIGNED & ALLOCATED) Year: 2010

	Project Description Project Description	Total Company	Total Montana
1 1	N/A	Total Company	Total mortalia
الو ا	***		
2 3			
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5 6 7			
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26 27			
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30 31			
31			
32 33			
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34 35			
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41			
42			
43			
44			
45			
46			
47			
48			
49			
50	TOTAL		Page 35

Year: 2009

Company Name: Black Hills Power, Inc.

# TOTAL SYSTEM & MONTANA PEAK AND ENERGY

System

				Oyston		
		Peak	Peak	Peak Day Volumes	Total Monthly Volumes	Non-Requirements
		Day of Month	Hour	Megawatts	Energy (Mwh)	Sales For Resale (Mwh)
1	Jan.	14	1800	376	307,772	100,779
2	Feb.	27	1900	344	263,972	85,177
3	Mar.	11	800	357	287,031	101,015
4	Apr.	4	1100	301	293,015	120,425
5	May	19	1700	321	235,048	63,946
6	Jun.	25	1700	374	241,061	76,166
7	Jul.	23	1700	374	310,072	120,153
8	Aug.	13	1700	387	322,834	134,409
9	Sep.	16	1700	327	270,910	99,416
10	Oct.	13	1200	321	297,935	112,246
11	Nov.	23	1800	310	260,454	81,333
12	Dec.	8	1800	392	295,587	75,969_
13	TOTAL				3,385,691	1,171,034
		Employed Action of		<b>B.H.</b> 4		

Montana

				WOIIL	1101	
		Peak	Peak	Peak Day Volumes	Total Monthly Volumes	Non-Requirements
		Day of Month	Hour	Megawatts	Energy (Mwh)	Sales For Resale (Mwh)
14	Jan.					
15	Feb.					
16	Mar.	*Peak information	ation maintai	ned on a total syster	n basis only.	
17	Apr.					
18	May					
19	Jun.					
20	Jul.					
21	Aug.					
22	Sep.					
23	Oct.					
24	Nov.					
25	Dec.					
26	TOTAL					

TOTAL SYSTEM Sources & Disposition of Energy SCHEDULE 33

	Sources	Megawatthours	Disposition	Megawatthours
1	Generation (Net of Station Use)			
2	Steam	1,582,353	Sales to Ultimate Consumers	
3	Nuclear		(Include Interdepartmental)	1,640,176
4	Hydro - Conventional			
5	Hydro - Pumped Storage		Requirements Sales	
6	Other	185,444	for Resale	483,951
7	(Less) Energy for Pumping			
8	NET Generation	1,767,797	Non-Requirements Sales	
9	Purchases	1,673,486	for Resale	1,171,034
10	Power Exchanges			
11	Received	16,450	Energy Furnished	
12	Delivered	(72,039)	Without Charge	
13	NET Exchanges	(55,589)		
14	Transmission Wheeling for Others		Energy Used Within	
15	Received	6,709,660	Electric Utility	11,758
16	Delivered	(6,709,660)		
17	NET Transmission Wheeling	-	Total Energy Losses	78,775
	Transmission by Others Losses	-		
19	TOTAL	3,385,694	TOTAL	3,385,694
				Page 36

Type			SOURCES OF	ELECTRIC SUPP	PLY	Year: 2009
Thermal						Annual
Thermal						
Thermal   Ben French   Rapid City, SD   10   (3'   4'   5'   16'			Ben French	Rapid City, SD	98	4,658
5   Thermal   Ben French   Rapid City, SD   24   155,38     6   7   Thermal   Osage   Osage, WY   35   233,18     9   Thermal   Wyodak   Gillette, WY   69   542,70     10   11   Thermal   Neil Simpson I   Gillette, WY   20   139,30     12   13   Thermal   Neil Simpson II   Gillette, WY   84   650,50     14   15   Thermal   Lange   Rapid City, SD   39   14,62     15   Thermal   Neil Simpson CT   Gillette, WY   39   29,02     16   17   Thermal   Neil Simpson CT   Gillette, WY   39   29,02     18   19   Purchases   See Schedule 32   20     10   Wheeling   See Schedule 32   22     10   Total Interchange   See Schedule 32   23     10   Total Interchange   See Schedule 32   33     34   35   36   37   38   39     40   41   42   43     44   45   46   46   46   46   46   46	3	Thermal	Ben French	Rapid City, SD	10	(310)
7 Thermal	5		Ben French	Rapid City, SD	24	155,387
9   Thermal   Wyodak   Gillette, WY   69   542,70     10   11   Thermal   Neil Simpson I   Gillette, WY   20   139,30     12   13   Thermal   Neil Simpson II   Gillette, WY   84   650,50     14   15   Thermal   Lange   Rapid City, SD   39   14,62     16   17   Thermal   Neil Simpson CT 1   Gillette, WY   39   29,00     18   19   Purchases   See Schedule 32   1,673,48     19   Purchases   See Schedule 32   22   23     20   21   Wheeling   See Schedule 32   22     22   23   Total Interchange   See Schedule 32   (55,58     26   27   28   29   30     31   32   33   34   35     36   37   38   39   40     40   41   42   43   44   45   46   46   46   46   46   46	7		Osage	Osage, WY	35	233,158
11 Thermal	9	Thermal	Wyodak	Gillette, WY	69	542,706
14	11		Neil Simpson I	Gillette, WY	20	139,303
16			Neil Simpson II	Gillette, WY	84	650,519
18 19 Purchases 20 20 Wheeling 21 Wheeling 22 23 Total Interchange See Schedule 32 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 41 42 43 44 45 46	16					14,622
20   Wheeling   See Schedule 32	18			Gillette, WY	39	29,028
22	20					1,673,486
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 44 45 46	22					(55 580)
48	24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48					3386968

r, Inc.
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Company N

Year: 2009			
	Achieved Savings (MW & MWH)		
T PROGRAMS	Planned Savings (MW & MWH)		
ANAGEMEN	% Change		
MAND SIDE M.	Last Year Expenditures		
EVATION & DE	Current Year Expenditures		
MONTANA CONSERVATION & DEMAND SIDE MANAGEMENT PROGRAMS	Progra		TAL
		- 2 & 4 & 0 / 8 & 0 1	32 TOTAL

Black Hills Power, Inc.

**Electric Universal System Benefits Programs** 

Exception (200-200-200-200-200-200-200-200-200-200	Electric Univer	Sai System i		grants		1
			Contracted or	<b> _</b>	]	Most
		Actual Current		Total Current		recent
		Year	Current Year	Year	savings (MW	program
	Program Description	Expenditures	Expenditures	Expenditures	and MWh)	evaluation
	Local Conservation	Chicago Supervioletta				390 (SA) (15 (16 SA)
	N/A					
3						
4						
5						1
6						
	Market Transformation					
9	Warket Hansionnation					
10					1	1
11						
12						
13						
14						
	Renewable Resources					
16	1					[
17						1
18						1
19						1
20						1
21						
	Research & Development					
23						
24						
25				İ		
26						
27						
28	1					
30	Low Income					
31					1	
32				Ì		
33						
34						
	Large Customer Self Directed					
36						
37						
38	le l					
39						
40						
41						
	Total					
	Number of customers that receive		ate discounts			
	Average monthly bill discount am					
	Average LIEAP-eligible household					
1	Number of customers that receive					
	Expected average annual bill sav		erization			
48	Number of residential audits perfe	ormed				

Schedule 35b

Company Name: Black Hills Power, Inc.

Montana Conservation & Demand Side Management Programs

	Wortana Conservation	L Domana O	Contracted or			Most
		A ofuel Current		Total Current	Expected	recent
		Actual Current		Total Current	Expected	
		Year	Current Year	Year	savings (MW	program
	Program Description	Expenditures	Expenditures	Expenditures	and MWh)	evaluation
	Local Conservation					
2	N/A					
3						
4						
5						ĺ
6						
7						
8	Demand Response					
9					**************************************	
10						
11						<b>!</b>
12						
13						1
14						
	Market Transformation					
16						
17						
18						
19						
20						
21						1
	December 9 Development					1
	Research & Development		Cysteriotics			promise to State
23						1
24						
25						
26						
27						
28						
29						
30			1		ŀ	
31			1	1	1	
32						
33			1	1		
34						
35	Other					
36						
37						
38						
39						
40						
41						
42						
43						
44						
45						
18	Total					<del>                                     </del>
40	l i Otai	1	<u> </u>			<u> </u>

Company Name: Black Hills Power, Inc.

X 200	V	IONTANA CON	MONTANA CONSUMPTION AND REVENUES	AD REVENUES			Year: 2009
		<b>Operating</b> Current	rating Revenues ent	MegaWatt Hours Sold Current	ours Sold Previous	Avg. No. of Customers Current Previous	Customers Previous
	Sales of Electricity	Year	Year	Year	Year	rear	Year
~	Residential	\$7,100	\$7,622	88	91	13	13
2	Commercial - Small	72,900	64,443	914	167	21	21
က	Commercial - Large						
4	Industrial - Small						
S	Industrial - Large	2,237,400	2,004,360	46,501	38,839	7	
ဖ	Interruptible Industrial					,	
^	Public Street & Highway Lighting						
∞	Other Sales to Public Authorities						
တ	Sales to Cooperatives						
10	Sales to Other Utilities						
7	Interdepartmental						
12	A CONTRACTOR OF THE CONTRACTOR						
13	TOTAL	\$2,317,400	\$2,076,425	47,504.0	39,697.0	36	35